IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:) Chapter 11
WESTWIND MANOR RESORT ASSOCIATION, INC., et al., 1) Case No. 19-50026 (DRJ)
Debtors.) Jointly Administered

GLOBAL NOTES, RESERVATION OF RIGHTS, AND STATEMENT OF LIMITATIONS, METHODOGY AND DISCLAIMER REGARDING DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

General

The above-captioned debtors and debtors in possession (the "Debtors") are contemporaneously filing these Global Notes (as defined below) as a supplement to and integral part of their Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "SOFAs") filed in the Bankruptcy Court for the Southern District of Texas, Houston Division (the "Bankruptcy Court"). The Debtors prepared their Schedules and SOFAs pursuant to section 521 of Title 11 of the United States Code, as amended (the "Bankruptcy Code"), and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), with the assistance of their professionals. These Global Notes, Reservation of Rights, and Statement of Limitations, Methodology and Disclaimer Regarding Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of, each of the Schedules and SOFAs, and should be reviewed in connection with any review of the Schedules and SOFAs.

Reservation of Rights

The Schedules and SOFAs are unaudited and subject to potential adjustment. Prior to the Petition Date (as such term is defined herein below), the Debtors retained Force Ten Partners, LLC ("Force 10") to act as their financial advisor. Thereafter, on March 3, 2019, Jeremy Rosenthal was appointed as Chief Restructuring Officer (the "CRO") of certain of the Debtors. Among the immediately identifiable challenges faced by the Debtors that Force 10 and the CRO identified pre-petition was the extreme lack of complete, accurate, or readily accessible financial and other records. The Debtors' lack of an experienced and appropriately qualified chief financial officer, or any officer or employee with meaningful financial expertise, and underlying

¹ The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Westwind Manor Resort Association, Inc. (7533); Warrior ATV Golf, LLC (3420); Warrior Acquisitions, LLC (9919); Warrior Golf Development, LLC (5741); Warrior Golf Management, LLC (7882); Warrior Golf Assets LLC (1639); Warrior Golf Venture, LLC (7752); Warrior Premium Properties, LLC (0220); Warrior Golf, LLC (4207); Warrior Custom Golf, Inc. (2941); Warrior Golf Equities, LLC (9803); Warrior Golf Capital, LLC (5713); Warrior Golf Resources (6619); Warrior Golf Legends, LLC (3099); and Warrior Golf Holdings, LLC (2892). The address of the Debtors' corporate headquarters is 15 Mason, Suite A, Irvine, California 92618.

personnel knowledgeable about proper record keeping and accounting practices only compounded those problems. In that regard, Force 10 and the CRO found that the Debtors (i) maintained their financial records spread across multiple entities that may or may not have been connected with the assets, revenue or expenses booked for that entity, (ii) that the financial records were not maintained in a coherent manner, and (iii) stored their books and records related to properties, contracts, licenses, customer records, investors, equity holders, entities and other relevant books and records in various paper and digital files without a centralized or cohesive organizational system, and as to the paper files, spread over multiple floors of multiple buildings. The Debtors' pre-petition record sorting and management practices make locating complete, accurate, and up-to-date documents and information challenging. The Debtors' financial books and records evidence a lack of consistent, reliable and verifiable method of capturing and managing financial records. While reasonable efforts have been made to provide accurate and complete information in the Schedules and SOFAs, errors and omissions may exist. In this regard, the Schedules and SOFAs were prepared based upon the Debtors' existing books and records reasonably available, which may or may not contain errors or omissions, whether material or otherwise. Accordingly, despite reasonable efforts to provide the most accurate information in the Schedules and Statements as possible, the Schedules and SOFAs merely reflect the contents of such books and records, inclusive of such errors or omissions. Moreover, because the Schedules and SOFAs contain unaudited information, there can be no assurance that these Schedules and SOFAs are wholly accurate and complete. The Debtors reserve the right to amend and/or supplement any and all of their Schedules and SOFAs from time to time as they deem necessary or appropriate in sole and independent discretion.

In particular, note that the listing of a claim or a contract with the Debtors does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to disclaim or dispute such claim or contract as attributable to the Debtors. The Debtors reserve the right to remove any contract or claim from the Schedules and SOFAs whether by amending the Schedules and SOFAs or in another appropriate filing. Additionally, the Debtors reserve the right to object to any listed claim on the grounds that, among other things, such claim has already been satisfied. The Debtors reserve the right to dispute or assert offsets or defenses to, any claim reflected on the Schedules as to amount, liability or classification and reserve the right to recharacterize, reclassify, recategorize, or redesignate any claim as "disputed," "contingent" and/or "unliquidated, whether by amending the Schedules and SOFAs or in another appropriate filing.

Listing a claim (i) on Schedule D as "secured," (ii) on Schedule E/F, Part 1 as "unsecured priority" or (iii) on Schedule E/F, Part 2 as "unsecured nonpriority," does not constitute a waiver of any of the Debtors' right to recharacterize, reclassify, recategorize, or redesignate such claim. Furthermore, listing a contract on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors that such contract or agreement is an executory contract or unexpired lease nor a waiver of the Debtors' right to recharacterize, reclassify or dispute the validity, status or enforceability of any contracts, agreements or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary.

The Debtors may have causes of action or potential causes of action against third-parties which have not been identified in the Schedules and SOFAs. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of set-off,

cross claim, counterclaim, or recoupment, and any claim in connection with any contract, breach of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date (as defined below), in contract or in tort, in law or in equity, or pursuant to any other theory of law it may have, and neither the Global Notes nor the Schedules nor the SOFAs shall be deemed a waiver of any causes of action or in any way prejudice or impair the assertion of any such causes of action.

Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the foregoing general reservation of rights.

Description of the Cases and "As of" Information Date

On March 4, 2019, certain of the Debtors—Westwind Manor Resort Association, Inc.; Warrior ATV Golf, LLC; Warrior Acquisitions, LLC; Warrior Golf Development, LLC; Warrior Golf Management, LLC; Warrior Golf Assets, LLC; Warrior Golf Venture, LLC; Warrior Premium Properties, LLC; Warrior Golf, LLC; and, Warrior Custom Golf, Inc.—each filed a petition in the Bankruptcy Court seeking relief under chapter 11 of the United States Bankruptcy Code. Thereafter, on April 4, 2019, the remaining of the Debtors—Warrior Golf Equities, LLC; Warrior Golf Capital, LLC; Warrior Golf Resources, LLC; Warrior Golf Legends, LLC; and Warrior Golf Holdings, LLC—each filed a petition in the Bankruptcy Court seeking relief under chapter 11 of the United States Bankruptcy Code. The Debtors' cases (collectively, the "Chapter 11 Cases") have been assigned to the Honorable David R. Jones and are jointly administered. The Debtors continue to manage and operate their business as debtors in possession pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in the Chapter 11 Cases.

Except as otherwise noted in the Global Notes or Schedules and SOFAs, all liability information and assets are valued as of each Debtor's respective petition date (the "Petition Date"). The Debtors have made a reasonable effort to allocate liabilities between the pre- and post-petition periods based on the information and research that was conducted in connection with the preparation of the Schedules and SOFAs. As additional information becomes available and further research is conducted, the Debtors may modify the allocation of liabilities between the pre- and post-petition periods and amend the Schedules and SOFAs accordingly.

Verification

Pursuant to that certain Order Pursuant to 11 U.S.C. § 105(a) and Federal Rules of Bankruptcy Procedure 1007 and 1008 Approving Form of Verification for the Debtors Schedules of Assets and Liabilities and Statements of Financial Affairs [Docket No. 167], the Debtors' respective Schedules and SOFAs, and all of the information therein, including as may be amended from time to time as determined by the Debtors' sole and independent discretion, will be verified pursuant to a rider attached thereto (the "Rider"), and subject to the qualifications, statements, and other information provided for therein. Accordingly, to the extent that there are any errors or omissions contained in the Schedules and SOFAs, such errors or omissions remain subject to the

terms more fully set forth in the Rider. Furthermore, to the extent that the Rider conflicts with these Global Notes, the terms of the Rider shall control.

Basis of Presentation

The Schedules and SOFAs reflect financial information for the Debtors only and do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles, nor are they intended to fully reconcile with any financial statements otherwise prepared and/or distributed by the Debtors.

Totals

All totals that are included in the Schedules and SOFAs represent totals of all known amounts included in the Schedules and SOFAs. To the extent there are unknown, disputed, contingent, unliquidated, or otherwise undetermined amounts, the actual total may be materially different than the listed total. The description of an amount as "unknown," "disputed," "contingent," "unliquidated," or "undetermined" is not intended to reflect upon the materiality of such amount. Due to numerous unliquidated, contingent and/or disputed claims, summary statistics in the Schedules, SOFAs and Global Notes may significantly understate the Debtors' liabilities.

Exclusions

The Debtors have excluded certain categories of assets and liabilities from the Schedules and SOFAs such as: goodwill and certain other intangible assets; accrued liabilities including, but not limited to, tax accruals; accrued accounts payable; and assets with a net book value of zero. Other non-material assets and liabilities may have also been excluded.

Fair Market Value: Book Value

It would be prohibitively expensive, unduly burdensome and an inefficient use of Debtors' resources for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, the Schedules and SOFAs reflect net book values for assets as of the dates stated in the Global Notes as reflected in the Debtors' books and records as of the Petition Date. Amounts ultimately realized may vary from net book value, and such variance may be material. The asset amounts listed do not include material write-downs that may be necessary. Operating cash is presented as bank balances as of the Petition Date, except for cash on hand. Certain other assets, such as intangible assets, are listed as undetermined amounts as of the Petition Date because the book values may materially differ from fair market values.

Property and Equipment

Nothing in the Schedules or SOFAs (including, without limitation the failure to list leased property or equipment as owned property or equipment) is, or shall be construed as, an admission as to the determination of legal status of any lease (including whether any lease is a true lease or financing arrangement), and the Debtors reserve all of their rights with respect to such issues.

Intellectual Property Rights

The exclusion of any intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an

admission that such intellectual property rights have not been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction.

In addition, although the Debtors made diligent efforts to attribute intellectual property to the rightful Debtor entity, in certain instances, intellectual property owned by one Debtor may, in fact, be owned by another Debtor. Accordingly, the Debtors reserve all of their rights with respect to the legal status of any and all such intellectual property rights.

Estimates

To prepare and file the Schedules and SOFAs in accordance with the deadline established in these Chapter 11 Cases, management was required to make certain estimates and assumptions that affected the reported amounts of assets and liabilities as of the Petition Date. The Debtors and their estates reserve the right to amend the reported amounts of assets, liabilities, and expenses to reflect changes in those estimates or assumptions.

Intercompany Payables and Receivables

The listing by the Debtors of any account between a Debtor and another Debtor or between a Debtor and a non-Debtor affiliate is merely a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and SOFAs as to whether such accounts would be allowed as a Claim, an Interest, or not allowed in any respect. The Debtors and all parties in interest reserve all rights with respect to such accounts, including, but not limited, any and all rights to recover receivables against a non-Debtor affiliate regardless of whether it is identified and listed.

Setoffs

The Debtors periodically incur certain setoffs and net payments in the ordinary course of business. Such setoffs and nettings may occur due to a variety of transactions or disputes including Setoffs in the ordinary course can result from various items including, but in no way limited to, intercompany transactions, pricing discrepancies, returns, refunds, negotiations, and/or disputes between the Debtors and their suppliers. These normal setoffs are consistent with the ordinary course of business for the Debtors as well as in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list such ordinary course setoffs. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and as such, are or may be excluded from the Debtors' Schedules and SOFAs.

Gift Cards and Other Pre-Paid Obligations

In the ordinary course of business, the Debtors issue gift cards and accept prepayments for certain obligations, including, but not limited to, gift cards and banquet obligations. As of the Petition Date, the Debtors' books and records do not reflect an aggregate liability with respect to gift cards and pre-paid banquet obligations. Accordingly, because the Debtors do not know the identities of the holders of such obligations (including the identities of the present holders of gift cards), such obligations are not listed within Schedule E/F, Part 2.

Merchant Receivable and Reserve

The Debtors derive substantially all its revenues from customers who pay by credit card. The Debtors record these payments on a cash basis, and the books and records do not reflect an aggregate receivable for the amounts in the settlement period, which represent between 2 and 4 days of net revenues. In addition, the Debtors maintain an additional reserve to the Merchant processor of \$25,098.43, which is segregated in a separate, interest bearing, bank account, reported in schedule Part 1, bank accounts.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

Schedule A/B – Real and Personal Property:

No. 15

Ownership interests in subsidiaries have been listed in Schedules A/B 15 as an undetermined amount because the fair market value of such ownership is dependent on numerous variables and factors and likely differs significantly from their net book value.

No. 55

The Debtors have listed owned real property in Schedule A/B 55. There appear to have been defects in recorded titles to certain the golf courses, and thus the titles may be held with certain other Debtors, notwithstanding how the Schedules reflect ownership. More specifically, the title to the golf courses commonly known as "Whispering Woods", Huntington" and "Marion Oaks" may actually be held by Warrior Golf Acquisitions, LLC, rather than Warrior Golf, LLC. The Debtors have also listed their real property leases in Schedule A/B 55.

No. 63

Certain of the Debtors maintain a customer mailing list. The amount is listed as undetermined because the fair market value of such ownership cannot be determined.

No. 77

The Debtors have intercompany, affiliate and insider receivables (due from) and intercompany, affiliate and insider payables (due to). By each Debtor, and for each related party, the Schedules disclose the receivable amount on Schedule A/B 77 and the payable amount on Schedule E/F, Part 2.

Schedule D – Creditors Holding Secured Claims

Except as otherwise agreed pursuant an order of the Bankruptcy Court, the Debtors reserve the right to dispute or challenge the validity, perfection or priority of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in any Debtors' Schedule D shall be deemed a modification, interpretation, or waiver of the terms of any such agreements.

The Debtors have not included on Schedule D all parties that may believe their claims are secured through set-off rights, deposits posted by, or on behalf of, the Debtors, inchoate statutory lien rights, utility companies and other parties that may hold security deposits.

By listing a party on Schedule D based on a UCC-1 filing, the Debtors and their estates is not conceding that such party actually holds a perfected, unavoidable security interest in the asset that is the subject of such filing, and reserve all rights as set forth in these Global Notes.

Schedule E/F - Creditors Holding Unsecured Priority and/or Unsecured Non-Priority Claims

The Debtors believe they have satisfied certain pre-petition claims in the ordinary course pursuant to, inter alia, the following: Order Authorizing the Debtors to (I) Pay Prepetition Wages, Salaries, Other Compensation, and Reimbursable Expenses and (II) Continue Employee Benefit Programs (Entered March 7, 2019) [Docket No. 46]; Final Order authorizing the Payment of Certain Prepetition Taxes and Fees [Docket No. 123]; Final Order Authorizing the Debtors to Honor Prepetition Obligations to Customers in the Ordinary Course of Business [Docket No. 24]. In this regard, pre-petition liabilities which have been satisfied are excluded from the Schedules and SOFAs, as the case may be.

Schedule E/F, Part 1 – Creditors with Priority Unsecured Claims

The liabilities listed on the Schedules do not reflect any analysis of Claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted Claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's Claim.

Schedule E/F, Part 2 – Creditors with Non-Priority Unsecured Claims

Determining the date upon which each Claim on Schedule E/F, Part 2 was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for each Claim listed on Schedule E/F, Part 2. Claims listed on Schedule E/F, Part 2 may have been aggregated by unique creditor name and remit to address and may include several dates of incurrence for the aggregate balance listed. In addition, although the Debtors made diligent efforts to attribute Claims to the appropriate Debtor entity, in certain instances, as result of property transfers prior to the Petition Date or otherwise, the Claims may be held against another Debtor.

Schedule E/F, Part 2 includes potential or threatened litigation claims. Any information contained in Schedule E/F, Part 2 with respect to such potential litigation shall not be a binding representation of the Debtors' liabilities with respect to any of the potential suits and proceedings included therein. The Debtors expressly incorporate by reference into Schedule E/F part 2 all parties to pending litigation listed in the Debtors' SOFAs 7, as contingent, unliquidated, and disputed claims, to the extent not already listed on Schedule E/F, Part 2.

Schedule E/F, Part 2 reflects the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption, or assumption and assignment, of executory contracts or unexpired leases.

Additionally, Schedule E/F, Part 2 does not include potential rejection damage Claims, if any, of the counterparties to executory contracts and unexpired leases that may be rejected.

The Debtors have intercompany, affiliate and insider receivables (due from) and intercompany, affiliate and insider payables (due to). By each Debtor, and for each related party, the Schedules disclose the receivable amount on Schedule A/B 77 and the payable amount on Schedule E/F, Part 2.

Schedule G – Unexpired Leases and Executory Contracts

Although commercially reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases, inadvertent errors, omissions or overinclusion may have occurred in preparing Schedule G. In the ordinary course of business, the Debtors enter into various agreements with suppliers. The Debtors may have entered into various other types of agreements in the ordinary course of their business, such as indemnity agreements, supplemental agreements, letter agreements, and confidentiality agreements that may not be set forth in Schedule G. Omission of a contract, lease or other agreement from Schedule G does not constitute an admission that such omitted contract, lease or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted executory contracts, unexpired leases and other agreements to which the Debtors is a party, including, without limitation, to add any executory contracts, unexpired leases and other agreements that the Debtors, due to the voluminous number of such contracts, leases and agreements, was unable to list on Schedule G at this time. Likewise, the listing of an agreement on Schedule G does not constitute an admission that such agreement is an executory contract or unexpired lease, or that such agreement was in effect or unexpired on the Petition Date or is valid or enforceable. The agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters and other documents, instruments and agreements that may not be listed on Schedule G.

Any and all rights, claims and causes of action of the Debtors and their estates with respect to the agreements listed on Schedule G are hereby reserved and preserved. The Debtors and their estates hereby reserve all of their rights to: (a) dispute the validity, status, or enforceability of any agreements set forth on Schedule G; (b) dispute or challenge the characterization of the structure of any transaction, document or instrument related to a creditor's claim, including, but not limited to, the agreements listed on Schedule G; and (c) amend or supplement Schedule G, as necessary.

Any omission of a co-Debtor or co-obligor in the Schedules does not constitute an admission that such omitted co-Debtor or co-obligor is not obligated or liable under the relevant debt. The Debtors' rights under the Bankruptcy Code and non-bankruptcy law with respect to any omitted co-Debtors or co-obligor are not impaired by the omission. The Debtors also reserve their right to amend the Schedules and SOFAs as necessary and appropriate.

Schedule H – Co-Debtors

For purposes of Schedule H, the Debtors that are either the principal obligors or guarantors under the prepetition debt facilities are listed as Co-Debtors on Schedule H. The Debtors

may not have identified certain guarantees associated with the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. The Debtors reserve all of their rights to amend the Schedules to the extent that additional guarantees are identified or such guarantees are discovered to have expired or be unenforceable. In the ordinary course of their businesses, the Debtors may be involved in pending or threatened litigation. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-Claims and counter-Claims against other parties. Because the Debtors have treated all such Claims as contingent, disputed, or unliquidated, such Claims have not been set forth individually on Schedule H. Litigation matters can be found on each Debtor's Schedule E/F, Part 2 and SOFA 7, as applicable.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SOFAS

SOFAs, Part 1

The Debtors record revenue net of refunds and allowances, and therefore, the books and records do not reflect gross sales. As such, Part 1 of the SOFAs reflect the net sales of the Debtors.

SOFAs No. 3

SOFA 3 includes any disbursement or other transfer made by the Debtors within 90 days before the Petition Date except for those made to insiders (which payments appear in response to SOFA question 4), employees, and bankruptcy professionals (which payments appear in SOFA 11 and include any retainers paid to bankruptcy professionals). The amounts listed in SOFA 3 reflect the Debtors' disbursements netted against any check level detail; thus, to the extent a disbursement was made to pay for multiple invoices, only one entry has been listed on SOFA 3.

SOFAs Nos. 4 & 30

The Debtors have listed on Exhibit 4 payments to current and former members of the Debtors' management team, current and former directors and officers of the Debtors, and certain affiliates. Notwithstanding their omission, it is possible other payment recipients may be "insiders" as defined in the Bankruptcy Code, and the Debtors fully reserve their rights to assert the same in all cases.

Furthermore, the listing of a party as an insider is not intended to be nor should be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right or defense, and all such rights, claims, and defenses are hereby expressly reserved.

SOFAs No. 5

SOFA 5 excludes goods returned in the ordinary course of business.

SOFAs No. 7

Any information contained in SOFA 7 shall not be a binding representation of the Debtors' liabilities with respect to any of the suits and proceedings identified therein.

SOFAs No. 10

The Debtors occasionally incur losses for a variety of reasons, including theft and property damage. The Debtors, however, may not have records of all such losses if such losses do not have a material impact on the Debtors' businesses or are not reported for insurance purposes.

SOFAs No. 11

Out of an abundance of caution, the Debtors have included payments to all professionals who have rendered any advice related the Debtors' bankruptcy proceedings in SOFA 11. However, it is possible that the disclosed fees also relate to other, non-bankruptcy related services, and may include services rendered to other parties.

SOFAs No. 26d

The Debtors have provided financial statements in the ordinary course of their businesses to numerous financial institutions, creditors, and other parties within two years immediately before the Petition Date. Considering the number of such recipients and the possibility that such information may have been shared with parties without the Debtors' knowledge or consent or subject to confidentiality agreements, the Debtors have not disclosed any parties that may have received such financial statements for the purposes of SOFA 26d.

SOFAs No. 30

Unless otherwise indicated in a Debtor's specific response to SOFA 30, the Debtors have included a comprehensive response to SOFA 30 in SOFA 4.

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The Investors; the Pro Rata Promissory Notes; and the Convertible Notes

The narrative that follows references four (4) Exhibits to the Schedules, entitled "<u>Investor Exhibit-1</u>", "<u>Investor Exhibit-2</u>", "<u>Investor Exhibit-3</u>", and "<u>Investor Exhibit-4</u>" (collectively, the "<u>Investor Exhibits</u>").

These Global Notes are incorporated into the Investor Exhibits. For ease of review, references to the column numbers (as "Investor Exhibit - X, Column Y") are noted below.

The brief historical account noted below is for ease of review of the Investor Exhibits, and is not intended to be exhaustive, complete, exacting or binding on the Debtors, as the details provided are based upon information known as of this date.

From 2005 to 2016, the Debtors and non-debtor affiliates, raised approximately \$103 Million from approximately 1,700 investors (making in excess of 2,200 investments) (the "<u>Investors</u>" and, collectively, the "<u>Investments</u>") by selling interests or memberships interests in twelve (12) limited liability companies (the "<u>Original LLCs</u>"), each of which was intended to be formed to acquire and manage one or more golf courses (the "<u>Golf Courses</u>"). Eleven (11) of the 12 Original LLCs are Debtors in these Cases. As of this date, only Warrior Golf Properties, LLC (one of the Original LLCs) is not a Debtor.

With respect to Investor Exhibit-1:

- a. The Investors' Names are noted at **Investor Exhibit-1**, Column A.
- b. In some instances the Investor is identified by slight variations of such person's/entity's name (by way of example Michael John Smith, may be identified as both Michael John Smith, and M. J. Smith), and thus an Investor may be identified on more than one line item on **Investor Exhibit-1**. Investors that invested, either initially or subsequently changed the form of holding of its Investment, *via* an investment vehicle, such as an IRA or other ERISA structure, may not be identified as such (this does not mean that the Debtors' books and records do not acknowledge such structure).
- c. In some instances the Investors may be identified on multiple lines of the **Investor Exhibit-1**, as the original Investor name may have changed over time, by, *inter alia*, legal transfers of the Investments, including those through operation of will or intestate actions.
- d. The Original LLCs in which the Investors' Investment was made and the amount of such Investment is noted at **Investor Exhibit-1**, **Columns B through M**.
- e. The Original LLCs Name's and their Bankruptcy Court Case Numbers are noted at **Investor Exhibit-1**, **Rows 5 and 6**, respectively. This is to aid Investors in filing Proofs of Claim and/or Proofs of Interests against the Debtors, consistent with Orders of the Court. <u>Note</u>: while Warrior Golf Properties, LLC, is one of the Original LLCs, it is not a Debtor, at this time, in these Cases.

- f. The aggregate amount of all Investments made by an Investor is identified in **Investor-Exhibit-1, Column N**.
- g. The amount of Investments listed in **Investor-Exhibit-1, Columns B through N**, are the original Investment amounts, and do not take into consideration, such adjustments as distributions, withdrawals, buybacks, or other changes to the Investment amount, made subsequent to the time of the initial Investment.

With respect to Investor Exhibit-2:

Beginning in September 2017, the Original LLCs entered into *Dissolution Agreements* resulting in, in some instances but not necessarily all, multiple step transactions involving the LLC, its members and its assets, briefly/limited described as follows:

- a. The issuance of multiple *Senior Note* (collectively, the "<u>Senior Notes</u>"), executed by Warrior Golf, LLC, a Delaware limited liability company (a Debtor) and in favor of a specific Original LLC. The aggregate amount of the Senior Notes was \$40,650,000.
- b. In exchange for the Senior Notes, the Original LLCs were to transfer title to their Golf Courses to Warrior Golf, LLC, a Delaware limited liability company. In many instances, but not all, this step occurred. As of the Petition Dates, some of the Original LLCs still hold title to acquired Golf Courses, notwithstanding that other identified steps occurred with respect to such Original LLC.
- c. The Senior Notes were subsequently *extinguished and/or exchanged* (the legal structure and/or effect of this step is not specifically addressed herein, and is subject to further evaluation, and thus the use of the words *extinguished and/or exchanged*, is not intended to be binding on the Debtors) for *Pro Rata Promissory Note* (collectively, the "Pro Rata Notes"). The Pro Rata Notes were executed by Warrior Golf, LLC, a California limited liability Company (not a Debtor), and in favor of Investors, in a formula basis. Note: Warrior Golf, LLC, a Delaware limited liability company (a Debtor) is noted as the *Maker* of the Pro Rata Notes, in different instances in the document, notwithstanding that Warrior Golf, LLC, a California limited liability company executed the Pro Rata Notes. The Debtors do not take a position, at this time, as to which entity, if either or both, is obligated on the Pro Rata Notes.
- d. The Pro Rata Notes were guaranteed by Warrior Custom Golf, Inc. (a Debtor).
- e. As noted, Investors received Pro Rata Notes, in a formula basis, and thus **Investor Exhbit-2** addresses such Pro Rata Notes.
- f. The Investors' <u>Last Names</u> are noted at **Investor Exhibit-2**, **Column A**; and the Investors' complete Names are noted at **Investor Exhibit-2**, **Column B**. As noted above, with respect to **Investor Exhibit-1**, an Investor may appear on more than one line and may be identified by multiple names. Although efforts were taken to match names, an Investor identified on **Investor Exhibit-1**, may be identified by a different name on **Investor Exhibit-2**.

- g. Collectively, the Pro Rata Notes are generally, and hereinafter shall be, referred to as the "\$40 Million Notes". The amount of the \$40 Million Notes issued to the Investors is noted at Investor Exhibit-2, Columns C through N.
- h. The total amount of all Pro Rata Notes issued to an Investor, is noted at **Investor-Exhibit-2**, Column O.
- i. The amounts of the \$40 Million Notes issued to an Investor, identified on **Investor Exhibit-2**, are the original amounts, and do not take into consideration, such adjustments as distributions, withdrawals, buybacks, or other changes to the Pro Rata Note issued to the Investor, made subsequent to the time of the initial issuance.

With respect to Investor Exhibit-3:

In 2016, Warrior Acquisitions, LLC (a Debtor) raised \$5.5 Million from various Investors, and in exchange the Investors received a *Convertible Note* in various amounts (collectively, the "\$5.5 Million Convertible Notes").

- a. The Investors' <u>Last Names</u> are noted at **Investor Exhibit-3**, **Column A**; and the Investors' complete Names are noted at **Investor Exhibit-3**, **Column B**. As noted above, with respect to **Investor Exhibit-1** and **Investor Exhibit-2**, an Investor may be identified in different formats among the three **Investor Exhibits**.
- b. The amount of the \$5.5 Million Convertible Notes issued to the Investors is noted at **Investor Exhibit-3, Column C**.

With respect to Investor Exhibit-4: The addresses for the Investors' listed on Investor Exhibit-1, 2 and 3, are noted at Investor Exhibit-4.

Additional general comments/notes:

Notwithstanding the identification of the \$40 Million Notes and the \$5.5 Million Convertible Notes as *notes* the Debtors reserve all of their rights with respect to, any and all challenges to the validity of any claim asserted under such instruments, including the right to challenge the characterization of such instrument as a debt obligation of the Debtors, or to recharacterize such instrument as an equity interest. The listing of any information on the Investor Exhibits does not constitute an admission by the Debtors of the legal rights of the Investor or a waiver of the Debtors' right to disclaim or dispute such claim as attributable to the Debtors. Further, the amounts provided in the Investor Exhibits are subject to change as further details are determined by the Debtors.

Notwithstanding providing the details in the Investor Exhibits, it is noted that such information is derived from the Debtors' existing books and records, as of the date hereof. As set forth above, the Debtors' financial books and records evidence a lack of consistent, reliable and verifiable method of capturing and managing financial records and there can be no assurance that the Investor Exhibits are wholly accurate and complete. Notwithstanding, the Debtors are attaching the Investor Exhibits to the Schedules to provide information to the Investors to assist in their determination as to what claims or interests, if any, they may hold against the Debtors and the amounts to assert for such claims or interests.

Fill in this information to identify	y the case:		
Debtor name: WARRIOR GOLF DE\	/ELOPMENT, LLC		
United States Bankruptcy Court for	r the: Southern District of Texas		
Case number (if known): 19-50029			
			☐ Check if this is a
			amended fili
Official Form 207			
	cial Affairs for Non-Inc	dividuals Filing for	Bankruptcv 04/
The debtor must answer every que write the debtor's name and case n	stion. If more space is needed, attach a		
Part 1: Income			
 Gross revenue from busines 	s		
None			
Identify the beginning and en which may be a calendar year	ding dates of the debtor's fiscal year,	Sources of revenue (Check all that apply)	Gross revenue (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From 1/1/2019 to 3/3/2019	✓ Operating a business ☐ Other:	\$0.00 -
For prior year:	From 1/1/2018 to 12/31/2018	Operating a business Other:	\$115,093.05 -
For the year before that:	From 1/1/2017 to 12/31/2017	Operating a business Other:	\$142,169.11 -
	ether that revenue is taxable. <i>Non-busines</i> source and the gross revenue for each se		
		Description of sources of revenue	Gross revenue from each source (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From to		\$
	From to		\$

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

	Certain payments or transfers to creditors	within 90 days b	efore filing this case		
	List payments or transfers—including expense rein before filing this case unless the aggregate value of adjusted on 04/01/2019 and every 3 years after the	of all property trans	ferred to that creditor is less	than \$6,425. (This	
	☑ None				
	Creditor's name and address	Dates	Total amount or value	Reasons for pay	yment or transfer
1.			\$	Secured deb	t
				Unsecured Id	oan repayments
				☐ Suppliers or	vendors
				Services	
				Other	
	Payments or other transfers of property ma List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the ag \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnership	bursements, made ggregate value of a 019 and every 3 ye line 3. <i>Insiders</i> inc	within 1 year before filing thi all property transferred to or fo ears after that with respect to clude officers, directors, and a	is case on debts over the benefit of the cases filed on or a canyone in control o	wed to an insider or e insider is less than fter the date of f a corporate debtor
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20)	bursements, made ggregate value of a 019 and every 3 ye line 3. <i>Insiders</i> inc ip debtor and their	within 1 year before filing thi all property transferred to or fo ears after that with respect to clude officers, directors, and a	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the as \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a pand every 3 year line 3. Insiders including debtor and their b.	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnersh managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the as \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the as \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
1.	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address Relationship to debtor	bursements, made ggregate value of a part of a	within 1 year before filing thiall property transferred to or fuers after that with respect to clude officers, directors, and a relatives; affiliates of the deb	is case on debts over the benefit of the cases filed on or a anyone in control o tor and insiders of	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any
1.	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address	bursements, made ggregate value of a 2019 and every 3 ye line 3. Insiders included in their bursel b	e within 1 year before filling this all property transferred to or fears after that with respect to clude officers, directors, and a relatives; affiliates of the deb Total amount or value \$	is case on debts over the benefit of the cases filed on or a canyone in control of tor and insiders of the cases for payable. Reasons for payable.	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any yment or transfer
1.	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address Relationship to debtor Repossessions, foreclosures, and returns List all property of the debtor that was obtained by by a creditor, sold at a foreclosure sale, transferred	bursements, made ggregate value of a 2019 and every 3 ye line 3. Insiders included in their bursel b	e within 1 year before filling this all property transferred to or fears after that with respect to clude officers, directors, and a relatives; affiliates of the deb Total amount or value \$	is case on debts over the benefit of the cases filed on or a canyone in control of tor and insiders of the cases for payable. Reasons for payable.	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any yment or transfer
1.	List payments or transfers, including expense reim guaranteed or cosigned by an insider unless the at \$6,425. (This amount may be adjusted on 04/01/20 adjustment.) Do not include any payments listed in and their relatives; general partners of a partnershi managing agent of the debtor. 11 U.S.C. § 101(31) None Insider's name and address Relationship to debtor Repossessions, foreclosures, and returns List all property of the debtor that was obtained by by a creditor, sold at a foreclosure sale, transferred listed in line 6.	bursements, made ggregate value of a 2019 and every 3 ye line 3. Insiders included in their bursel b	within 1 year before filling thiall property transferred to or formula for the desired at the transferred to or formula for the debit of the debit o	is case on debts over the benefit of the cases filed on or a canyone in control of tor and insiders of the cases for payable. Reasons for payable.	wed to an insider or e insider is less than fter the date of f a corporate debtor such affiliates; and any yment or transfer

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

Case number (if known) 19-50029

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6.	Se	το	TTS

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

L	⊻ I None			
	Creditor's name and address	Description of the action creditor took	Date action was taken	Amount
6.1.				\$
		Last 4 digits of account number: XXXX–		

Case number (if known) 19-50029

Part 3: Legal Actions or Assignments					
7. L	egal actions, administrative proce	edings, court actions, executions	s, attachments, or governmental aud	lits	
	st the legal actions, proceedings, inves volved in any capacity—within 1 year b		audits by federal or state agencies in which	n the debtor was	
	None				
	Case title	Nature of case	Court or agency's name and address	Status of case	
7.1.	BAUMANN, ET AL. V WARRIOR GOLF HOLDINGS, LLC, ET AL.	DERIVATIVE ACTION	SUPERIOR COURT OF THE STATE OF CALIFORNIA	Pending On appeal	
	Case number		ORANGE COUNTY 751 W SANTA ANA BLVD	Concluded	
	30-2018-00993445-CU-BT-CJC		SANTA ANA CA 92701	— Concluded	
	Case title	Nature of case	Court or agency's name and address	Status of case	
7.2.	BAUMANN, ET AL. V WARRIOR GOLF HOLDINGS, LLC, ET AL.	BOOKS & RECORDS CASE	SUPERIOR COURT OF THE STATE OF CALIFORNIA ORANGE COUNTY	Pending On appeal	
	Case number		751 W SANTA ANA BLVD	Concluded	
	30-2018-00972589-CU-WN-CJC		SANTA ANA CA 92701		
	Case title	Nature of case	Court or agency's name and address	Status of case	
7.3.	FOLLESTAD, ET AL. V WARRIOR GOLF DEVELOPMENT, LLC, ET AL.	NOTEHOLDER CLAIM	SUPERIOR COURT OF THE STATE OF CALIFORNIA ORANGE COUNTY	Pending On appeal	
	Case number		751 W SANTA ANA BLVD SANTA ANA CA 92701	Concluded	
	30-2017-00950372-CU-CO-CJC				
	Case title	Nature of case	Court or agency's name and address	Status of case	
7.4. ¹	NOCONA INDEPENDENT SCHOOL DISTRICT, ET AL. V ALPHA ADVENTURE RANCH AT NOCONA, LLC, ET AL.	UNPAID PROPERTY TAXES	97TH DISTRICT COURT OF MONTAGUE COUNTY, TEXAS 101 FRANKLIN ST MONTAGUE TX 76251	Pending On appeal Concluded	
	Case number				
	2019-017M-CV				

¹FILED POST-PETITION

Case number (if known) 19-50029

Assignments and receiversh	8.	Assignments	and	receiver	rship
--	----	--------------------	-----	----------	-------

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

[▼ None		
	Custodian's name and address	Description of the property	Value
8.1.			\$
		Case title	Court name and address
		Case number	
		Date of order or assignment	

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

Pa	art 4:	Certain Gifts and Charitable Contrib	utions		
		gate value of the gifts to that recipien	debtor gave to a recipient within 2 years b t is less than \$1,000.	efore filing this cas	se unless the
	Reci	pient's name and address	Description of the gifts or contributions	Dates given	Value
9.1.					\$
	Reci	pient's relationship to debtor			

Part	5: Certain Losses					
10. All	10. All losses from fire, theft, or other casualty within 1 year before filing this case.					
	None					
	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost		
10.1.	HUNTINGTON GOLF COURSE	\$10,709.48	5/5/2018	\$10,709.48		
	CLUB HOUSE BREAK IN	Type of payment: INSURANCE				

y, including attorneys, that the debtor consulted al		
If not money, describe any property transferred	Dates	Total amount or value
		\$
<u> </u>		
		
e. destatement.		before the filing of Total amount of
Describe any property transferred	were made	value
		\$
		
		
ement	dobtor or a parson settle	g on hoholf of the
ement -by sale, trade, or any other means—made by the use to another person, other than property transfer and transfers made as security. Do not include gi	red in the ordinary cours	e of business or
	If not money, describe any property transferred a beneficiary	If not money, describe any property transferred Dates Dates

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

	Who received transfer?	Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
13.1.	HUNTINGTON GOLF CLUB	SALE OF HUNTINGTON GOLF CLUB, 799 MARION OAKS MANOR, OCALA, FL 33473	1/9/2019	\$1,050,000.00
	Address			
	799 MARION OAKS MANOR OCALA FL 33473			
	Relationship to debtor			
	NONE			
	Who received transfer?	Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
13.2.	RUNAWAY BAY GOLF COURSE LLC	SALE OF RUNAWAY BAY GOLF COURSE -	4/16/2018	\$950,000.00
	Address	400 HALF MOON WAY, RUNAWAY BAY, TX 76426		
	6851 NE LOOP STE 200 NORTH RICHLAND HILLS TX 76180			
	Relationship to debtor			
	NONE			
	Who received transfer?	Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
13.3.	WARRIOR GOLF, LLC	TRANSFER OF REAL PROPERTY ONLY	1/9/2019	\$1,400,000.00
	Address	LOCATED AT 430 MARION OAKS GOLF WAY, OCALA AND 799 MARION OAKS		
	15 MASON IRVINE CA 92618	MANOR, OCALA, MARION COUNTY, FL		
	Relationship to debtor			
	AFFILIATE			

Part :	Previous Locations		
14. Pre	evious addresses		
Lis	all previous addresses used by the debtor within 3 years before filing this case and the α	lates the addresses were ι	ised.
\checkmark	Does not apply		
	Address	Dates of occupancy	
14.1.		From	То

Part 8	Healthcare Bankruptcies				
15. He	althcare bankruptcies				
	Is the debtor primarily engaged in offering services and facilities for: — diagnosing or treating injury, deformity, or disease, or — providing any surgical, psychiatric, drug treatment, or obstetric care?				
$\overline{\checkmark}$	No. Go to Part 9.				
	Yes. Fill in the information below.				
	Facility name and address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care		
15.1.					
		Location where patient records are maintained (if	How are records kept?		
		different from facility address). If electronic, identify any service provider	Check all that apply:		
			☐ Electronically		
			Paper		

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

Part 9: Personally Identifiable Information	
16. Does the debtor collect and retain personally identifiable information of	customers?
□ No	
Yes. State the nature of the information collected and retained. NAME, ADDRES INFORMATION	S, E-MAIL, TELEPHONE NUMBER & CREDIT CARD
Does the debtor have a privacy policy about that information?	
□ No	
✓ Yes	
17. Within 6 years before filing this case, have any employees of the debtor or other pension or profit-sharing plan made available by the debtor as a	
☑ None. Go to Part 10.	
Yes. Fill in the information below.	
17.1. Does the debtor serve as plan administrator?	
□ No	
Yes. Fill in below.	
Name of plan	Employer identification number of the plan
	EIN:
Has the plan been terminated?	
□ No	
□ No	

Case number (if known) 19-50029

Part 10:

Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

	houses, cooperatives, associations, and other financial institutions.					
	None					
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer	
18.1.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-6373	Checking Savings Money market Brokerage Other	12/31/18	UNKNOWN	
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer	
18.2.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-8066	☐ Checking ☐ Savings ☐ Money market ☐ Brokerage ☐ Other	12/31/18	\$95.46	
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer	
18.3.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-8132	☐ Checking ☐ Savings ☐ Money market ☐ Brokerage ☐ Other	12/31/18	UNKNOWN	
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer	
18.4.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-8140	Checking Savings Money market Brokerage Other	12/31/18	UNKNOWN	

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

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	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.5.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-9630	☐ Checking ☐ Savings ☐ Money market ☐ Brokerage ☐ Other	12/31/18	\$222.66
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.6.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-9648	☐ Checking ☐ Savings ☐ Money market ☐ Brokerage ☐ Other	12/31/18	\$2,700.01
	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.7.	WELLS FARGO BANK NA 15771 ROCKFIELD BLVD IRVINE CA 92618	XXX-9689	✓ Checking☐ Savings☐ Money market☐ Brokerage☐ Other	12/31/18	\$1,983.16
19. Sa	fe deposit boxes				
filin	t any safe deposit box or other depository og this case.	for securities, cash, or other	valuables the debtor now ha	s or did have within 1	year before
V		Name and address of anyo access to it	one with Description of	the contents	Does debtor still have it?
19.1.					□ No □ Yes
20. Off	f-premises storage				

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

☑ None

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Debtor	WARRIOR GOLF DEVELOPMEN	IT, LLC	Case number (if known) 19-50	
	Depository institution name and address	Name and address of anyone with access to it	Description of the contents	Does debtor still have it?
20.1.				□ No □ Yes
				☐ Yes

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

Part	Property the Debtor Holds or Contro	is That the Debtor Does Not O	wn		
21. Pr	operty held for another				
	List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.				
\checkmark	None				
	Owner's name and address	Location of the property	Description of the property	Value	
21.1.				\$	

Case number (if known) 19-50029

Part 12: Details About Environmental Information

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report	t all notices, releases, and proceedings	known, regardless of when they occur	red.			
	22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders.					
\checkmark	I No					
	Yes. Provide details below.					
	Case title	Court or agency name and address	Nature of the case	Status of case		
22.1.				Pending		
	Case number			☐ On appeal ☐ Concluded		
				Concluded		
	s any governmental unit otherwise oblation of an environmental law?	notified the debtor that the debtor m	ay be liable or potentially liabl	e under or in		
	I No					
	Yes. Provide details below.					
	Site name and address	Governmental unit name and address	Environmental law, if known	Date of notice		
23.1.						
24 Ца	s the debtor notified any governme	atal unit of any release of hazardous	matarial?			
	S the debtor notified any government	ital unit of any release of nazardous	o material?			
<u> •</u>	l No Yes. Provide details below.					
	Site name and address	Governmental unit name and	Environmental law, if known	Date of notice		
	Site fiame and address	address	Liivii Oliilleillai law, ii kilowii	Date of notice		
24.1.						

Part '	Part 13: Details About the Debtor's Business or Connections to Any Business			
25. Ot	her businesses in which the debtor has	or has had an interest		
cas	List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case. Include this information even if already listed in the Schedules.			
Ш	None			
	Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.	
25.1.	THE CLUB AT RUNAWAY BAY	GOLF COURSE	EIN: 90-0345741	
	101 RUNAWAY BAY DRIVE RUNAWAY BAY TX 76426		Dates business existed	
			From 2/2008 To 4/2018	
26a. Lis	oks, records, and financial statements at all accountants and bookkeepers who main	tained the debtor's books and records within 2	2 years before filing this case.	
	Name and address		Dates of service	
26a.1.	AARON MUN C/O WARRIOR GOLF 15 MASON IRVINE CA 92618		From 1/2010 To Present	
	Name and address		Dates of service	
26a.2.	BRENDAN FLAHERTY C/O WARRIOR GOLF 15 MASON IRVINE CA 92618		From 2010 To Present	
	st all firms or individuals who have audited, co 2 years before filing this case.	mpiled, or reviewed debtor's books of accour	t and records or prepared a financial statement	
	None			
	Name and address		Dates of service	
26b.1.	COLEYDOCTER INC. 420 STEVENS AVENUE SUITE 310 SOLANA BEACH CA 92075		From 1/2011 To 3/3/2019	
	·	ion of the debtor's books of account and reco	rds when this case is filed.	
Ш	None			
	Name and address		If any books of account and records are unavailable, explain why	
26c.1.	AARON MUN C/O WARRIOR GOLF 15 MASON IRVINE CA 92618			

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Debtor	WARRIOR GOLF DEVELOPMEN	IT, LLC		Case number (if known) 19-500
	Name and address			ny books of account and records are available, explain why
6c.2.	BRENDAN FLAHERTY C/O WARRIOR GOLF 15 MASON IRVINE CA 92618			
	Name and address			ny books of account and records are vallable, explain why
6c.3.	FORCE 10 PARTNERS C/O WARRIOR GOLF 15 MASON IRVINE CA 92618			
tateme	t all financial institutions, creditors, and nt within 2 years before filing this case.		and trade agencies, to	o whom the debtor issued a financial
_	Name and address			
26d.1.	SEE GLOBAL NOTES			
Hav	entories e any inventories of the debtor's prope No Yes. Give the details about the two mo		e filing this case?	
	Name of the person who supervised	the taking of the inventory	Date of inventory	The dollar amount and basis (cost, market, or other basis) of each inventory
27.1.		· · · · · · · · · · · · · · · · · · ·		\$
	Name and address of the person wh records	o has possession of inventory		
	t the debtor's officers, directors,			
	reholders, or other people in con	Position	Nature of any	
	WARRIOR ACQUISITIONS, LLC	MANAGER	N/A	N/A
	15 MASON IRVINE CA 92618	WWW.CEIX	14/7	INIA

Case number (if known) 19-50029

p p	Vithin 1 year before the filing of sartners, members in control coositions? ✓ No							
_	_							
L	Yes. Identify below. Name and address	Posit	ion	Nat	ure of any inte	rest		luring which position st was held
29.1.							From	To
		_						
30. P	Payments, distributions, or wit	- hdrawa	ls credited or give	en to inside	ers			
	Vithin 1 year before filing this case, onuses, loans, credits on loans, sto				ıe in any form, i	ncluding salary	, other co	mpensation, draws,
	No	10001						
_	Yes. Identify below							
	Name and address of recipier	nt	Amount of money or value of property	Description	on of property	Dates		eason for providing e value
30.1.			\$					
	Relationship to debtor		ı					
	- Control of the debter							
_	Vithin 6 years before filing this ☑ No	s case, l	has the debtor bee	en a memb	er of any con	solidated gro	oup for ta	ax purposes?
5	✓ Yes. Identify below							
	Name of the parent corporation	on			Employer lo	dentification n า	umber of	the parent
31.1.	WARRIOR GOLF, LLC				EIN: 82-225	4207		
fu G	Vithin 6 years before filing this und? ☑ No	s case, l	has the debtor as	an employ	er been respo	onsible for co	ontributin	ng to a pension
L	☐ Yes. Identify below							

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Debtor	WARRIOR GOLF DEVELOPMENT, LLC	Case number (if known) 19-50029
	Name of the pension fund	Employer Identification number of the pension fund
32.1.		EIN:

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Debtor WARRIOR GOLF DEVELOPMENT, LLC

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

Case number (if known) 19-50029

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.

I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct.

is true and correct.

Official Form 207

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)) Chapter 11
WESTWIND MANOR RESORT ASSOCIATION, INC., et al., ¹ Debtors.) Case No. 19-50026 (DRJ)) Jointly Administered
)

VERIFICATION RIDER PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 1008

Westwind Manor Resort Association, Inc. and its debtor affiliates, as debtors and debtors-in-possession in the above-referenced chapter 11 cases (collectively, the "<u>Debtors</u>"), with the assistance of their financial advisors, Force 10 Partners, LLC ("<u>Force 10</u>"), have prepared and filed their respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>") with the United States Bankruptcy Court for the Southern District of Texas.

Force 10 was retained as financial advisors to the Debtors on February 18, 2019. The undersigned was appointed as Chief Restructuring Officer ("CRO") to certain of the Debtors on March 3, 2019. Since my appointment as CRO, I have attempted to become familiar with the Debtors' day-to-day operations, books and records and financial affairs. In view of my short time first as financial advisor and then as Chief Restructuring Officer, my familiarity with the Debtors' business affairs and books and records is limited at this time.

While reasonable efforts have been made to provide accurate and complete information in the Schedules and Statements, errors and omissions may exist. In this regard, the Schedules and Statements were prepared based upon the Debtors' existing books and records reasonably available to me as of the date hereof, which may or may not contain errors or omissions, whether material or otherwise. Accordingly, despite reasonable efforts to provide the most accurate information in the Schedules and Statements as possible, the Schedules and Statements merely reflect the contents of such books and records, inclusive of such errors or omissions.

Furthermore, the undersigned has not personally verified the accuracy or completeness of each statement and representation contained in the Statements and Schedules, nor could he,

¹ The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Westwind Manor Resort Association, Inc. (7533); Warrior ATV Golf, LLC (3420); Warrior Acquisitions, LLC (9919); Warrior Golf Development, LLC (5741); Warrior Golf Management, LLC (7882); Warrior Golf Assets LLC (1639); Warrior Golf Venture, LLC (7752); Warrior Premium Properties, LLC (0220); Warrior Golf, LLC (4207); Warrior Custom Golf, Inc. (2941); Warrior Golf Equities, LLC (9803); Warrior Golf Capital, LLC (5713); Warrior Golf Resources (6619); Warrior Golf Legends, LLC (3099); and Warrior Golf Holdings, LLC (2892). The address of the Debtors' corporate headquarters is 15 Mason, Suite A, Irvine, California 92618.

including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

The Debtors, the CRO, and their agents, attorneys, and advisors do not guarantee or warrant, in any fashion, the accuracy or completeness of the information provided in the Statements or Schedules and shall not be liable for any loss or injury arising out of, or causes, whether in whole or in part, by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained therein. The Debtors, the CRO, and their agents, attorneys, and advisors expressly do not undertake any obligation to update, modify, revise, or categorize the information provided in the Schedules and Statements, or to notify any third party should such information be updated, modified, revised, re-categorized, or otherwise.

The undersigned, Jeremy Rosenthal, solely in my official capacity as the Debtors' Chief Restructuring Officer, hereby verify, in satisfaction of Federal Rule of Bankruptcy Procedure 1008 and as approved pursuant to Order Pursuant to 11 U.S.C. 105(a) and Federal Rules of Bankruptcy Procedure 1007 1008 Approving Form of Verification for the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs [Docket No. 167], the respective Schedule or Statement to which this Rider is attached wholly subject to the foregoing.

Respectfully submitted,

Dated: April 26, 2019

eremy Rosenthal

Chief Restructuring Officer