IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

1

In re:		Chapter 11
THE WET SEAL, LLC	Debtors. ¹	Case No. 17-10229 (CSS) (Jointly Administered)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

The Wet Seal, LLC ("Wet Seal") and its affiliated debtors and debtors-in-possession in the above-captioned chapter 11 cases (collectively with Wet Seal, the "Debtors") hereby submit their respective Schedules of Assets and Liabilities (collectively, the "Schedules") and Statements of Financial Affairs (collectively, the "Statements" and, together with the Schedules, the "Schedules and Statements") pursuant to section 521 of the Bankruptcy Code (as defined below) and Rule 1007 of the Federal Rules of Bankruptcy Procedure.

On February 2, 2017 (the "Petition Date"), the Debtors commenced the above-captioned chapter 11 cases by filing voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") with the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"). The Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered under case number 17-10229 (CSS). The Debtors are authorized to operate their businesses as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are as follows: The Wet Seal, LLC (2741) The Wet Seal Gift Card, LLC (3286); Mador Financing, LLC (1377). As of April 1, 2017, the Debtors' mailing address is P.O. Box 421, 1278 Glenneyre Street, Laguna Beach, CA 92651-3103.

The Schedules and Statements were prepared by the Debtors' management and are unaudited. While those members of management responsible for the preparation of the Schedules and Statements have made a reasonable effort to ensure that the Schedules and Statements are accurate and complete based on information known to them at the time of preparation after reasonable inquiries, inadvertent errors or omissions may exist and/or the subsequent receipt of information may result in material changes in financial and other data contained in the Schedules and Statements. Accordingly, the Debtors reserve their right to amend and/or supplement their Schedules and Statements from time to time as may be necessary or appropriate; but there can be no guarantees that the Debtors will do so.

The Debtors and their agents, attorneys and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused 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. While commercially reasonable efforts have been made to provide accurate and complete information in the Schedules and Statements, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys and financial advisors expressly do not undertake any obligation to update, modify, revise, or recategorize the information provided in the Schedules and Statements, or to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their agents, attorneys and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages. These Global Notes and Statements of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (these "Global Notes") are incorporated by reference in, and comprise an integral part of, the Schedules and Statements, and should be referred to and reviewed in connection with any review of the Schedules and Statements. In the event that the Schedules and Statements differ from these Global Notes, these Global Notes shall control.

General Comments

Reservation of Rights. The Debtors reserve the right to dispute, or to assert setoff or other defenses to, any claim reflected in the Schedules and Statements as to amount, liability, and classification. The Debtors also reserve all rights with respect to the values, amounts, and characterizations of the assets and liabilities listed in the Schedules and Statements.

Basis of Presentation. The Schedules and Statements reflect the separate assets and liabilities of each individual Debtor. For financial reporting purposes, Wet Seal and its affiliated debtors and debtors in possession historically prepared consolidated financial statements. These Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles ("GAAP"), nor are they intended to reconcile to the financial statements previously distributed to lenders major creditors, or various equity holders on an intermittent basis (to the extent applicable). It should also be noted that the Debtors use a consolidated cash management system through which the Debtors pay substantially all liabilities and expenses. The Schedules and Statements have been signed by Judd Tirnauer, Executive Vice President and Chief Financial Officer of Wet Seal. In reviewing and signing the Schedules and Statements, Mr. Tirnauer necessarily relied upon the efforts, statements and representations of the Debtors' accounting and non-accounting personnel who report to, or work with, Mr. Tirnauer, either directly or indirectly. Mr. Tirnauer has not, and could not have, personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors.

Date of Valuations. Except as otherwise noted in the Schedules and Statements, all liabilities, as well as cash, inventory and vendor debit balances, are valued as of the Petition Date. All other assets are valued as of the Debtors' January 2017 month-end close, January 28, 2017. The Schedules and Statements reflect the Debtors' best effort to allocate the assets, liabilities, receipts, and expenses to the appropriate Debtor entity "as of" such dates. All values are stated in United States currency. In certain instances, the Debtors used estimates or pro-rated amounts where actual data as of the aforementioned dates was not available. The Debtors 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 Statements. 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 Statements accordingly.

The asset information provided in the Schedules and Statements, except as otherwise noted, represents the asset data of the Debtors as of January 28, 2017, and the liability information provided therein, except as otherwise noted, represents the liability data of the Debtors as of February 2, 2017, excluding operational accruals.

Book Value. Except as otherwise noted, each asset and liability of each Debtor is shown on the basis of net book value of the asset or liability in accordance with such Debtor's accounting books and records. Therefore, unless otherwise noted, the Schedules and Statements are not based upon any estimate of the current market values of the Debtors' assets and liabilities, which may not correspond to book values. It would be cost prohibitive and unduly burdensome to obtain current market valuations of the Debtors' property interests. Except as otherwise noted, the Debtors' assets are presented, in detail, as they appear on the Debtors' accounting sub-ledgers. As such, the detail may include error corrections and value adjustments (shown as negative values or multiple line items for an individual asset). The Debtors believe that certain of their assets, including intangible assets, may have been significantly impaired by, among other things, the events leading to, and the commencement of, the Debtors' chapter 11 cases. The Debtors have not yet formally evaluated the appropriateness of the carrying values ascribed to their assets prior to the Petition Date.

Re-characterization. Notwithstanding the Debtors' reasonable efforts to property characterize, classify, categorize or designate certain Claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and Statements, the Debtors may, nevertheless, have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of their rights to re-characterize, reclassify, re-categorize, re-designate, add or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.

Property and Equipment. Owned property and equipment are recorded at cost and are shown net of depreciation. Depreciation is recorded using the straight-line method over the estimated useful lives of the assets, which range from three to four years for furniture, fixtures, equipment, and software.

Causes of Action. The Debtors have made their best efforts to set forth known causes of action against third parties as assets in their Schedules and Statements. The Debtors reserve all of their rights with respect to causes of action they may have, whether disclosed or not disclosed, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such causes of action.

Materialman's/Mechanic's Liens. The assets listed in the Schedules and Statements are presented without consideration of any materialman's or mechanic's liens.

Litigation. Certain litigation actions (collectively, the "Litigation Actions") reflected as claims against a particular Debtor may relate to any of the other Debtors. The Debtors made reasonable efforts to accurately record the Litigation Actions in the Schedules and Statements of the Debtor that is the party to the Litigation Action. The inclusion of any Litigation Action in the Schedules and Statements does not constitute an admission by the Debtors of liability, the validity of any Litigation Action or the amount of any potential claim that may result from any claims with respect to any Litigation Action, or the amount and treatment of any potential claim resulting from any Litigation Action currently pending or that may arise in the future.

Application of Vendor Credits. In the ordinary course of their businesses, the Debtors apply credits against amounts otherwise due to vendors. These credits arise because, among other matters, (i) materials ordered and paid for may not be delivered, (ii) materials delivered may be damaged or unusable and, (iii) vendor provided volume rebates and cash discounts. Certain of these credits are subject to change. Vendor claims are listed at the amounts entered on the Debtors' books and records, which may or may not all reflect credits or allowances due from such creditors to the Debtors. The Debtors reserve all of their rights with respect to such credits and allowances.

Claims. Wet Seal's Schedule lists creditors and sets forth the Debtors' estimate of the claims of creditors as of the Petition Date. The claim amounts reflected on the Schedules may include the

Debtors' estimates for vendor charges not yet invoiced. By estimating certain invoices, the Debtors are not representing that they have sought to identify and estimate all un-invoiced vendor charges.

The Debtors intentionally have not included "non-cash" accruals, i.e. accruals to recognize expense or liability over multiple periods where no specific obligation to perform is established, such as accruals to equalize lease payments, in the Schedules and Statements.

The Bankruptcy Court has authorized the Debtors, among other matters, to (i) pay certain prepetition wages, salaries, employee benefits and other related obligations, (ii) pay certain prepetition sales, use and other taxes, (iii) pay certain prepetition shipping charges, and (iv) pay certain lienholders. While the Debtors have made their best efforts to reflect the claims, by vendor, net of these various adjustments as well as "vendor credits" discussed above, the actual unpaid claims of creditors that may be allowed in these cases may differ from the amounts set forth in the Schedules and Statements. Moreover, the Debtors have not attempted to reflect any alleged recoupments in the claims of utility companies or other parties holding prepetition deposits that may assert (or have asserted) a recoupment right.

Certain claims held by certain vendors against the Debtors were satisfied by third parties. In some instances, the Debtors have attempted to adjust the amounts of such claims based on information received from the third party that paid on behalf of the Debtors. If the information received from the third party is incorrect, the resulting claim amounts may also be incorrect.

Any failure to designate a claim listed on a Debtor's Schedule as "disputed," "contingent," "or "unliquidated" does not constitute an admission by the Debtors that the claim is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to (i) object to or otherwise dispute or assert setoff rights, cross-claims, counterclaims or defenses to, any claim reflected on the Schedules as to amount, liability or classification or (ii) otherwise to designate subsequently any claim as "disputed," "contingent" or "unliquidated."

The claims 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.

The Debtors have excluded potential rejection damage claims of counterparties to executory contracts and unexpired nonresidential real property leases that may or may not be rejected, to the extent such damage claims exist.

Employee Claims. The Bankruptcy Court entered a final order granting authority to, but not requiring, the Debtors to pay prepetition employee wages, salaries, benefits and other related obligations. With the exception of any prepetition severance, deferred compensation, and certain unused vacation obligations, as applicable, the Debtors currently expect that most prepetition employee claims for wages, salaries, benefits and other related obligations either have been paid or will be paid in the ordinary course of business and, therefore, the Schedules and Statements do not include such claims. Post-petition, the Debtors notified all employees that all employee benefit plans were being terminated, and affected employees received instructions in conjunction therewith.

Addresses of Employees. The Debtors have attempted to list each of their current employees' addresses as the Debtors' previous corporate address² where reasonably possible to protect the privacy of the Debtors' employees. The Debtors have served and will continue to serve all necessary notices, including notice of the claims bar date (as applicable), to the actual address of each of the Debtors' employees.

Reporting Policies. The description of an amount as "unknown," "TBD" or "undetermined" is not intended to reflect upon the materiality of such amount. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent that there are unknown or undetermined amounts, the actual total may be different that the listed total.

Currency. Unless otherwise indicated, all amounts are reflected in U.S. Dollars.

The Debtors surrendered their corporate headquarters to the applicable landlord and sought to reject the underlying lease, effective as of March 31, 2017.

Schedules of Assets and Liabilities

Schedule A/B – Real and Personal Property

<u>Item 1a.</u> The Debtors do not own any real property. In response to this question, the Debtors have listed all leasehold interests for nonresidential real property leases as of the Petition Date which, in part, reflects leases for which the Debtors had surrendered underlying premises prior to the commencement of these chapter 11 cases. The Debtors' leasehold improvements are listed in response to Item 40.

<u>Item 7</u>. The Bankruptcy Court authorized the establishment of an adequate assurance account for payment of postpetition utility services, if needed. Such deposit is not listed in response to Item 7, which is prepared as of the Petition Date.

<u>Item 11 – Accounts Receivable</u>. The amount disclosed includes "Other Receivables" and excludes credit card receivables as of the Petition Date. "Other Receivables" consist of medical stop loss reimbursements (less than 90 days old) and a related party expense deposit receivable (greater than 90 days old).

<u>Item 15 – Non-Publicly Traded Stock and Interests in Incorporated and Unincorporated</u>
<u>Businesses.</u> Debtor Mador Financing, LLC's ownership interests in its affiliated Debtors are reflected in Mador Financing, LLC's Schedule. The Debtors have not performed a valuation regarding such ownership interests.

<u>Item 21 - Finished Goods, Including Goods Held for Resale</u>. Inventory is shown as of the Petition Date and is shown net of reductions for shrink, lower of cost or market, and inventory write-off reserves. Goods are presented in Wet Seal's main style categories, valued at net book value, and listed in Wet Seal's Schedule.

<u>Item 22 - Other Inventory or Supplies.</u> Supplies at retail locations and distribution centers include items such as signage and shelving which are recorded on the Debtors' books and records at net book value, and listed in Wet Seal's Schedule.

<u>Item 40 - Office Fixtures.</u> The Debtors' owned leasehold improvements are included within Office Fixtures on Wet Seal's Schedule, and are designated as "LI" in applicable descriptions.

<u>Item 41 – Office Equipment</u>. The Office Equipment listed on Wet Seal's Schedule primarily consists of computers, tablets and IT-related equipment.

<u>Item 47 – Automobiles, Vans, Trucks, Motorcycles, Trailers and Titled Farm Vehicles</u>. As of the Petition Date, Wet Seal owned a 2001 Chevrolet Suburban which, prior to the termination of the Debtors' operations, was utilized for various non-merchandise delivery purposes.

<u>Item 54 – Owned or Leased Real Property</u>. Item 54 lists the Debtors' leasehold interests, as of the Petition Date, by store number, including those leases for which stores were unequivocally surrendered to landlords prior to the Petition Date. As of the filing hereof, all retail locations have been surrendered to applicable landlords, and underlying leases rejected by Bankruptcy Court order.

<u>Items 74 and 75 – Causes of action and other claims</u>. The Debtors attempted to list known causes of action and other claims. Potential preference actions and/or fraudulent transfer actions were not listed because the Debtors have not completed an analysis of such potential claims. The Debtors' failure to list any cause of action, claim, or right of any nature is not an admission that such cause of action, claim, or right does not exist, and should not be construed as a waiver of such cause of action, claim, or right.

Schedule D – Creditors Holding Claims Secured by Property

Except as otherwise ordered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection or immunity from avoidance of any lien purported to be granted or perfected in any specific asset for the benefit of a secured creditor listed on a Debtor's Schedule D. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including without limitation, any intercompany agreement) related to such creditor's claim.

The claims listed on Schedule D arose or were incurred on various dates; a determination of the date upon which each Claim arose or was incurred would be unduly burdensome and cost

prohibitive. Accordingly, not all such dates are included. All claims listed on Schedule D, however, were incurred before the Petition Date.

The descriptions provided in Schedule D are intended only to be 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 these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, real property lessors, utility companies and other parties which may hold security deposits have not been listed on Schedule D. The Debtors have not included parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights.

Schedule E/F - Creditors Holding Unsecured Claims

Certain claims held by state and local taxing authorities set forth in Schedule E ultimately may be deemed to be secured claims pursuant to state or local laws. Certain of the claims owing to various taxing authorities to which the Debtors may be liable may be subject to ongoing audits. The Debtors reserve their right to dispute or challenge whether claims owing to various taxing authorities are entitled to priority and the listing of any claim on Schedule E/F Part 1 does not constitute an admission that such claim is entitled to priority treatment pursuant to section 507 of the Bankruptcy Code.

In certain instances, a Debtor may be a guarantor with respect to scheduled claims of other Debtors. No claim set forth on the Schedule E/F of any Debtor is intended to acknowledge claims of creditors that are may be otherwise satisfied or discharged.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals are general estimates of liabilities and do not represent specific Claims as of the Petition Date.

Landlords identified on Schedule F are listed in numerical order by store number. Claim amounts reflect the Debtors' calculation of base rent owed as of the Petition Date to applicable

landlords inclusive of, among other things, CAM, real estate taxes, and trash removal. Landlord claims exclude percentage rent calculations.

Schedule F claims are bifurcated by landlord claims (listed by numerical store number) and, subsequent thereto, vendor or other third party claims.

The Debtors used reasonable efforts to assign address information to potential claimants identified in Schedule F who are party to litigation with the Debtors. However, where unknown, this address information has not been provided. The Debtors will continue to use reasonable efforts to locate contact information for these parties. Some of the litigation claims listed on Schedule F may be subject to subordination pursuant to section 510 of the Bankruptcy Code.

<u>Item 4 – Others to Be Notified</u>. The Debtors have listed their known creditors in Schedule E/F. To the extent attorneys have entered appearances on behalf of such creditors, those appearances are noted on the docket of the Debtors' chapter 11 cases and are not separately listed in Item 4.

Schedule G – Executory Contracts and Unexpired Leases

The businesses of the Debtors are complex and, while every effort has been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred. The Debtors hereby reserve all of their rights to (i) dispute the validity, status or enforceability of any contracts, agreements or leases set forth in Schedule G and (ii) amend or supplement such Schedule as necessary. Furthermore, the Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on the Schedules, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument. The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or an unexpired lease.

The contracts, agreements and leases 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, letter and other documents, instruments and agreements that may not be listed therein. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and

obligations are not set forth on Schedule G. Additionally, the Debtors may be parties to various other agreements concerning real property, such as easements, rights of way, subordination, non-disturbance, supplemental agreements, amendments/letter agreements, title documents, consents, site plans, maps and other miscellaneous agreements. Such agreements, if any, are not set forth in Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings.

The Debtors have used reasonable efforts to assign a "title" to the contracts listed on Schedule G. However, in many instances, the purpose of the contract, identified immediately below the "title" field, provides the most accurate description for the subject agreement. The contracts listed on Schedule G are presented in alphabetical order, by contract counterparty name.

The Debtors have not identified the term date for each leasehold interest. Given that each lease has been effectively rejected by Bankruptcy Court order, and the limited resources at the Debtors' disposal when preparing the Schedules and Statements, the Debtors determined that completing this field would not be cost efficient or useful to parties reviewing the Schedules and Statements.

Purchase orders outstanding as of the Petition Date are not listed in Schedule G.

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 all such Claims are contingent, disputed, or unliquidated, such Claims have not been set forth individually on Schedule H.

Statements of Financial Affairs

<u>Question 1 - Gross revenue from business</u>. As is customary in the retail industry, sales are reflected net of returns and allowances, discounts, and shipping and handling.

Question 3 – Payments to Creditors Within 90 Days of Petition Date. The Debtors have listed all payments made to creditors in the 90 days prior to the Petition Date on an individual payment basis, and have not aggregated payments by unique creditor. The data is presented in numerical order by store number with respect to lease-related payments and, subsequent thereto, in alphabetical order by vendor name for all other payments.

Question 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 Statement question 4), employees, and bankruptcy professionals (which payments appear in response to Question 9 and include any retainers paid to bankruptcy professionals). The amounts listed in Question 3 reflect the Debtors' disbursements netted against any check level detail. All disbursements listed in response to Question 3 were made through the Debtors' cash management system.

Question 4 – Payments or other transfers of property made within 1 year before filing that benefitted any insider. Solely for purposes of these Schedules and Statements, the Debtors define "insiders' to include the following: (a) managing members; (b) senior level officers; (c) significant equity holders, and/or their affiliates; (d) Debtor affiliates; and (e) relatives of any of the foregoing (to the extent known by the Debtors). Entities listed as "insiders" have been included for informational purposes and their inclusion shall not constitute an admission that those entities are insiders for purposes of section 101(31) of the Bankruptcy Code.

The Debtors have listed the corporate headquarters' address, in effect as of the Petition Date, for each of the Debtors' officers.

The listing of a party as an Insider in the Schedules and Statements, however, is not intended to be, nor shall be, construed as a legal characterization or determination of such party as an actual 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.

Question 7 - Legal Actions, Administrative Proceedings, Court Actions, Executions,

Attachments, or Governmental Audits. The Debtors have identified "Case Title", in some instances, by the applicable plaintiff's name. As of mid-February 2017, the Debtors no longer had an operating legal department and, accordingly, used reasonable efforts to identify all pending litigation and assign appropriate descriptions thereto. In the event that the Debtors discover additional information pertaining to these legal actions identified in response to Question 7, the Debtors will use reasonable efforts to supplement the Statements in light thereof.

Question 10 - Losses. The Debtors occasionally incurred 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' business or are not reported for insurance purposes. Accordingly, in this context, the Debtors have left the response to Question 10 blank.

Question 14 - Previous Addresses. Due to the voluminous nature of the Debtors' store base and the undue burden involved in identifying and documenting all changes to store addresses over the last three years, the Debtors have not included store or distribution center addresses in Wet Seal's Statement.

Question 26 - Books, Records and Financial Statements.

Question 26b: KPMG LLP provided audit services to the Debtors through the fiscal year 2015 audit. KPMG LLP had begun preliminary audit procedures on the fiscal 2016 year, but services were terminated due to the Debtors' chapter 11 filing. For fiscal year 2014, an audit was not conducted due to the Debtors' predecessor's chapter 11 filing.

Question 26d: From time to time, the Debtors provided financial statements in the ordinary course of business to certain parties for business, statutory, credit, financing and other reasons. Recipients have included regulatory agencies, financial institutions, investment banks, vendors, debtholders and their legal and financial advisors. Due to the confidentiality requirements of the non-disclosure agreements, such parties are not listed in response to this question.

Question 27 - Have any inventories of the debtor's property been taken within 2 years before filing this case? The Debtors' conduct two physical inventories per year: one in June and one in January.

<u>Question 30 – Payments, Distributions, or Withdrawals Credited or Given to Insiders</u>. The Debtors have included a comprehensive response to Question 30 in Wet Seal's Statement Question 4.

END OF GLOBAL NOTES

SCHEDULES AND STATEMENTS BEGIN ON THE FOLLOWING PAGE

Fill	in this	s information to identify the case:	
Deb	tor n	ame: Mador Financing, LLC	
Uni	ted St	tates Bankruptcy Court for the: District of Delaware	
Cas	e nur	mber (if known): 17-10231	
			Check if this is an
			amended filing
		Form 206Sum	
Sı	ımı	mary of Assets and Liabilities for Non-Individuals	12/15
Pa	rt 1:	Summary of Assets	
1.	Sch	nedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
	1a.	Real property: Copy line 88 from Schedule A/B	\$0.00
	1b.	Total personal property: Copy line 91A from Schedule A/B	UNDETERMINED
	1c.	Total of all property: Copy line 92 from Schedule A/B	UNDETERMINED
Pa	rt 2:	Summary of Liabilities	
_	0-4	and the D. Our different Wife a House Ole into Occasional has Brown and a (Official Forms 2005)	
2.		nedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) by the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$25,336,833.00
3.	Sch	nedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
	За.	Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 5a of Schedule E/F	\$0.00
	3b.	Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	+ \$0.00
4.	Tota	al liabilities	
	Line	es 2 + 3a + 3b	\$25,336,833.00

Eill i	n this information to	identify the case:			
	tor name: Mador Fina	•			
			owere		
	- '	y Court for the: District of Del	aware		
Case	e number (if known):	17-10231			
					Check if this is an amended filing
<u>Offi</u>	cial Form 206A/I	<u>3</u>			
Sc	hedule A/B	: Assets — Rea	al and Perso	nal Property	12/1
Inclu prope exec Be as	de all property in whice all property in whice erties which have no butory contracts or une scomplete and accura	h the debtor holds rights and p look value, such as fully depred xpired leases. Also list them or te as possible. If more space is	oowers exercisable for the ciated assets or assets to assets to Schedule G: Executory aneded, attach a separ	btor has any other legal, equitable debtor's own benefit. Also inclinat were not capitalized. In Scher Contracts and Unexpired Lease ate sheet to this form. At the top ne number to which the additiona	lude assets and dule A/B, list any s (Official Form 206G). of any pages added,
		hed, include the amounts from			momation approor
sche	dule or depreciation s	chedule, that gives the details f	for each asset in a partic	h separate supporting schedules cular category. List each asset on to understand the terms used in	ly once. In valuing the
Par	t 1: Cash and cas	n equivalents			
1.	Does the debtor ha	ve any cash or cash equivale	ents?		
	☑ No. Go to Part 2.				
	Yes. Fill in the info	rmation below			
	All cash or cash equi	valents owned or controlled by	the debtor		Current value of debtor's interest
2.	Cash on hand				
2.1.				···	\$
3.	Checking, saving	s, money market, or financia	I brokerage accounts	(Identify all)	
	Name of institution (I	pank or brokerage firm) Type	e of account	Last 4 digits of account number	Current value of debtor's interest
3.1.		· · · · · · · · · · · · · · · · · · ·			\$
4.	Other cash equiva	alents (Identify all)			
4.1.	Description	Name of institution	Type of account	Last 4 digits of account number	Current value of debtor's interest
					· · · · · · · · · · · · · · · · · · ·

Part 2: Deposits and prepayments

6. Does the debtor have any deposits or prepayments?

Add lines 2 through 4 (including amounts on any additional sheets). Copy the total to line 80.

No. Go to Part 3.

Total of part 1

Yes. Fill in the information below

\$0.00

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Debto	r Mador Financin	ıg, LLC			Case nur	mber (if known) 17-102
	Deposits, including	g security deposi	ts and utility deposits			
	Description, including	name of holder of d	leposit			Current value of debtor's interest
1.						\$
	Prepayments, inc	cluding prepayme	ents on executory cont	acts, leases, ins	urance, taxes, and rent	
	Description, including	ng name of holder of	f prepayment			Current value of debtor's interest
1.						\$
						T
	Total of part 2					
	Add lines 7 through 8	. Copy the total to lir	ne 81.			\$0.00
art	Accounts red	ceivable				
).	Does the debtor ha	ave any accounts	receivable?			
	No. Go to Part 4.					
	☐ Yes. Fill in the info	ormation below.				
						Current value of debtor's interest
	Accounts receiv	vable				
		Face amount	Doubtful or uncollectible accounts			
a.	90 days old or less:	\$	- \$	= →		\$
		Face amount	Doubtful or uncollectible accounts			
b.	Over 90 days old:	\$	- \$	= →		\$
<u>:</u> -	Total of part 3					
	Current value on lines	s 11a + 11b = line 12	2. Copy the total to line 82.			\$0.00
Part	t 4: Investments					
3.	Does the debtor ov	wn any investmer	nts?			
	\square No. Go to Part 5.					
	Yes. Fill in the info	ormation below.				
					Valuation method used for current value	Current value of debtor's interest
١.	Mutual funds or pu	ublicly traded sto	cks not included in Par	t 1		
	Name of fund or stock					
.1.						\$
5.			erests in incorporated a partnership, or joint ver		ted businesses,	
	Name of entity			% of ownership		
5.1.	THE WET SEAL GI 7555 IRVINE CENT IRVINE CA 92618	•		100.00%		_ UNDETERMINED

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Debtor	Mador Financing, LL	С		Case nur	mber <i>(if known)</i> 17-1023 1
15.2.	THE WET SEAL, LLC 7555 IRVINE CENTER DI IRVINE CA 92618	RIVE	100.00%		UNDETERMINED
16.	Government bonds, coinstruments not include	orporate bonds, and other i led in Part 1	negotiable and non-neg	otiable	
	Describe				
16.1.			·····		\$
17.	Total of part 4				
,	Add lines 14 through 16. Co	py the total to line 83.			UNDETERMINED
Part	5: Inventory, excluding	ng agriculture assets			
18.	Does the debtor own an	y inventory (excluding agri	culture assets)?		
	☑ No. Go to Part 6.				
	Yes. Fill in the information	on below.			
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
19 .	Raw materials				
19.1.			\$		\$
20.	Work in progress				
20.1.			_ \$		\$
21.	Finished goods, include	ding goods held for resale			
21.1.			\$		\$
22.	Other inventory or sup	pplies			
22.1.			\$		\$
23 .	Total of part 5				
	Add lines 19 through 22. Co	py the total to line 84.			\$0.00
24 .	ls any of the property lis	sted in Part 5 perishable?			
	□ No				
	Yes				
25 .	Has any of the property	listed in Part 5 been purch	ased within 20 days bef	fore the bankruptcy was f	iled?
	□ No				
	Yes Book value: \$	Valuation method:	c	Current value: \$	_
26 .	Has any of the property	listed in Part 5 been apprai	ised by a professional v	vithin the last year?	
	□ No				
	Yes				
Part	6: Farming and fishing	g-related assets (other tha	n titled motor vehicles	and land)	
27.	Does the debtor own or	lease any farming and fish	ing-related assets (other	er than titled motor vehicl	es and land)?
	☑ No. Go to Part 7.				
	Yes. Fill in the information	on below.			

Debtor Mador Financing, LLC

Case number (if known) 17-10231

	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
28.	Crops—either planted or harvested			
28.1.		\$		\$
29.	Farm animals. Examples: Livestock, poultry, farm-raised fix	sh		
29.1.		\$		\$
30.	Farm machinery and equipment (Other than titled motor v	ehicles)		
30.1.		\$		\$
31.	Farm and fishing supplies, chemicals, and feed			
31.1.		\$		\$
32.	Other farming and fishing-related property not already li	isted in Part 6		
32.1.		\$		\$
33.	Total of part 6			
	Add lines 28 through 32. Copy the total to line 85.			\$0.00
34.	Is the debtor a member of an agricultural cooperative?			
	□ No			
	Yes. Is any of the debtor's property stored at the cooperative? No Yes			
35.	☐ Yes Has any of the property listed in Part 6 been purchased w	ithin 20 days hafara	the hankruntov was	Filad?
3 3.	No	itiliii 20 days belore	ille ballkrupicy was	meu r
	Yes Book value: \$ Valuation method:	Curren	at value of	
36.	Is a depreciation schedule available for any of the propert		ıı value. ş	
00.	□ No	y notou m r urt o.		
	☐ Yes			
37.	Has any of the property listed in Part 6 been appraised by	a professional withi	n the last vear?	
•	□ No	processian man		
	☐ Yes			
Par	t 7: Office furniture, fixtures, and equipment; and collect	tibles		
38.	Does the debtor own or lease any office furniture, fixtures		ectibles?	
J 0.	No. Go to Part 8.	s, equipment, or cone	Cubies:	
	Yes. Fill in the information below.			
	General description	Net book value of debtor's interest	Valuation method used for current value	Current value of debtor's interest
39.	Office furniture	(Where available)		
39.1.		\$		\$
	Office fixtures	Ψ		- Ψ
40 .	Office fixtures	œ.		c
40.1.		\$		\$

Mador Financing, LLC Case number (if known) 17-10231 Debtor 41. Office equipment, including all computer equipment and communication systems equipment and software Valuation method Net book value of Current value of debtor's interest used for current debtor's interest value 41 1 Collectibles. Examples: Antiques and figurines; paintings, prints, or other 42. artwork; books, pictures, or other art objects; china and crystal; stamp, coin, or baseball card collections; other collections, memorabilia, or collectibles 42.1. 43. Total of part 7 \$0.00 Add lines 39 through 42. Copy the total to line 86. Is a depreciation schedule available for any of the property listed in Part 7? □ No ☐ Yes Has any of the property listed in Part 7 been appraised by a professional within the last year? ☐ Yes Machinery, equipment, and vehicles Part 8: Does the debtor own or lease any machinery, equipment, or vehicles? No. Go to Part 9. Yes. Fill in the information below. General description Net book value of Valuation method **Current value of** debtor's interest used for current debtor's interest Include year, make, model, and identification numbers (i.e., VIN, (Where available) value HIN, or N-number) (Where available) 47. Automobiles, vans, trucks, motorcycles, trailers, and titled farm vehicles 47.1. Watercraft, trailers, motors, and related accessories. Examples: Boats, 48. trailers, motors, floating homes, personal watercraft, and fishing vessels 48.1. Aircraft and accessories 49. 49.1. Other machinery, fixtures, and equipment (excluding farm machinery and equipment) 50. 50.1. 51. Total of part 8 \$0.00 Add lines 47 through 50. Copy the total to line 87. 52. Is a depreciation schedule available for any of the property listed in Part 8? ☐ Yes 53. Has any of the property listed in Part 8 been appraised by a professional within the last year? $\prod N^{\circ}$ ☐ Yes

Debtor Mador Financing, LLC

Case number (if known) 17-10231

Docs the a	lebtor own or lease any real property?	•				
✓ No. Go t	to Part 10.					
Yes. Fill	in the information below.					
Description	on and location of property	Nature and	Net book val	ue Valuatio	n (Current value
	eet address or other description such as	extent of debtor's interest	of debtor's interest	method current		debtor's inter
(for examp	Parcel Number (APN), and type of property ble, acreage, factory, warehouse, or office building), if available.	in property	(Where availa		value	
Any build	ding, other improved real estate, or la	nd which the debt	or owns or in	which the del	otor has an	interest
			\$;	\$
Total of pa	art 9					
Add the curr	rent value on lines 55. Copy the total to line 8	38.				\$0.00
ls a depred	ciation schedule available for any of th	ne property listed	in Part 9?		<u> </u>	
□ No	-	-				
Yes						
	the property listed in Part 9 been app	oraised by a profes	ssional withir	the last vear	?	
No No	and property notes in the coolingp			, out	•	
□ No □ Yes						
∟ Yes						
	gibles and intellectual property lebtor have any interests in intangible to Part 11.	s or intellectual p	roperty?			
Does the d No. Go t Yes. Fill	lebtor have any interests in intangible to Part 11.			V-lu-ti	W-1 0	
Does the d No. Go t Yes. Fill	lebtor have any interests in intangible to Part 11.	Net bo	ook value of r's interest	Valuation me used for curre value		
Does the do	lebtor have any interests in intangible to Part 11. in the information below.	Net bo debto	ook value of	used for curre		
Does the do	lebtor have any interests in intangible to Part 11.	Net be debtor (Where	ook value of r's interest	used for curre	ent del	
Does the d No. Go t Yes. Fill General d Patents,	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net bo debto	ook value of r's interest	used for curre		
Does the d No. Go t Yes. Fill General d Patents,	lebtor have any interests in intangible to Part 11. in the information below.	Net be debtor (Where crets	ook value of 's interest e available)	used for curre value	ent del	btor's interes
Does the d No. Go t Yes. Fill General d Patents,	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net be debtor (Where streets \$	ook value of r's interest	used for curre	ss_	
Does the d No. Go t Yes. Fill General d Patents,	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net bodebton (Where S Net bodebton	ook value of r's interest e available)	used for curre value	\$nod Cudel	rrent value of
Does the d No. Go t Yes. Fill General d Patents,	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net bodebton (Where S Net bodebton	ook value of r's interest e available)	value Valuation methods	\$nod Cudel	rrent value of
Does the d No. Go t Yes. Fill General d Patents, Internet d	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net be debtor (Where services	ook value of r's interest e available) ook value of 's interest	value Valuation met	ss	rrent value of btor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec	Net bodebtor (Where S	ook value of r's interest e available) ook value of 's interest	value Valuation methods	ss	rrent value of btor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec domain names and websites s, franchises, and royalties er lists, mailing lists, or other compilat	Net bodebton (Where Streets Net bodebton (streets) Net bodebton (streets) Streets	ook value of r's interest e available) ook value of r's interest	value Valuation meti	\$\$	rrent value of otor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses Custome	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec domain names and websites s, franchises, and royalties er lists, mailing lists, or other compilat	Net bodebton (Where Streets Net bodebton (streets) Net bodebton (streets) Streets	ook value of r's interest e available) ook value of r's interest	value Valuation met	\$\$	rrent value of btor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses Custome	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec domain names and websites s, franchises, and royalties er lists, mailing lists, or other compilat	Net bodebton (Where Streets Net bodebton (streets) Net bodebton (streets) Streets	ook value of r's interest e available) ook value of r's interest	value Valuation meti	\$\$	btor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses Custome	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec domain names and websites s, franchises, and royalties er lists, mailing lists, or other compilat	Net bodebton (Where Errets Net bodebton s ions \$	ook value of r's interest e available) ook value of r's interest	value Valuation meti	\$\$\$\$	rrent value of btor's interest
Does the d No. Go t Yes. Fill General d Patents, Internet d Licenses Custome	lebtor have any interests in intangible to Part 11. in the information below. lescription copyrights, trademarks, and trade sec domain names and websites f, franchises, and royalties er lists, mailing lists, or other compilate angibles, or intellectual property	Net bodebton (Where Errets Net bodebton s ions \$	ook value of r's interest e available) ook value of r's interest	value Valuation met	\$\$\$\$	rrent value of otor's interest

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Mador Financing, LL	.C			Case nu	mber (if known) 17-10
Total of part 10					
Add lines 60 through 65. Co	opy the total to lin	ie 89.			\$0.00
and 107)?	s include perso	nally identifiable inform	ation of customer	s (as defined in 11 L	J.S.C. §§ 101(41A)
□ No					
Yes		ov o ale advila ovallale i a fa		who listed in Dout 40	2
	or other simil	ar schedule available fo	r any of the prope	rty listed in Part 10	ſ
□ No					
Yes	listed in Bort (10 been appraised by a	arofossional withi	n the last year?	
	iisteu iii Fart	io been appraised by a	professional within	ii tile last year ?	
□ No □ _{Yes}					
∟ Yes					
11: All other assets					
	-	that have not yet been	-		
	utory contracts ar	nd unexpired leases not pre	viously reported on th	nis form.	
☑ No. Go to Part 12.					
Yes. Fill in the informat	ion below.				
					Current value of debtor's interest
Notes receivable					debtor 3 interest
	6 1 P \ \	T 1.16	D 1151		
Description (include name	ot obligor)	Total face amount	Doubtful or uncollectible a	amount	Current value of debtor's interest
		\$	\$	= <i>→</i>	\$
Tax refunds and unus	sed net operatir	ng losses (NOLs)			
Description (for example, local)	federal, state,	Tax refund amount N	OL amount	Tax year	Current value of debtor's interest
		\$\$			\$
Interests in insurance	policies or an	nuities			
Insurance company	Insurance po	licy Annuity issuer name		Annuity account	Current value of
	No.		type	No.	debtor's interest
			-		_ \$
Causes of action again has been filed)	nst third partie	es (whether or not a laws	suit		
		Nature of claim		Amount requested	Current value of debtor's interest
				\$	\$
		laims or causes of actions of the debtor and righ			
		Nature of claim		Amount requested	Current value of debtor's interest
				¢	¢

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Debto	or Mador Financing, LLC Case n		17-1023 <i>′</i>
76.	Trusts, equitable or future interests in property		
76.1.			
77.	Other property of any kind not already listed		
	Examples: Season tickets, country club membership		
77.1.		 \$	
78.	Total of part 11		
	Add lines 71 through 77. Copy the total to line 90.	\$0.00	
79.	Has any of the property listed in Part 11 been appraised by a professional within the last ye	ear?	
	□ No		
	Yes		

Debtor Mador Financing, LLC

Case number (if known) 17-10231

Part 12: Summary

In Part 12 copy all of the totals from the earlier parts of the form.

in rait 12 dopy an or the totals from the car	рало от ило тотт	•		
Type of property		Current value of personal property		Current value of real property
60. Cash, cash equivalents, and financial a Part 1.	assets. Copy line 5,	\$0.00		
1. Deposits and prepayments. Copy line 9), Part 2.	\$0.00		
2. Accounts receivable. Copy line 12, Part	† 3 .	\$0.00		
3. Investments. Copy line 17, Part 4.		UNDETERMINED		
4. Inventory. Copy line 23, Part 5.		\$0.00		
5. Farming and fishing-related assets. Co	opy line 33, Part 6.	\$0.00		
6. Office furniture, fixtures, and equipme collectibles. Copy line 43, Part 7.	nt; and	\$0.00		
7. Machinery, equipment, and vehicles. C	opy line 51, Part 8.	\$0.00		
Real property. Copy line 56, Part 9			\rightarrow	\$0.00
). Intangibles and intellectual property.	Copy line 66, Part 10.	\$0.00		
O. All other assets. Copy line 78, Part 11.	+	\$0.00		
91. Total. Add lines 80 through 90 for each c	olumn91a.	UNDETERMINED	+ 91b.	\$0.00
			•	
2. Total of all property on Schedule A/B.	Lines 91a + 91b = 92			

Fill in this information to identify the case:	
Debtor name: Mador Financing, LLC	
United States Bankruptcy Court for the: District of Delaware	
Case number (if known): 17-10231	
	☐ Check if this is an amended filing
Official Form 206D	
Schedule D: Creditors Who Have Claims S	ecured by Property 12/15
Be as complete and accurate as possible.	

No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form.

Yes. Fill in all of the information below.

Part 1: **List Creditors Who Have Secured Claims**

Do any creditors have claims secured by debtor's property?

List in alphabetical order all creditors who have secured claims. If a creditor has more than one secured claim, list the creditor separately for each claim.

Debtor Mador Financing, LLC

Case number (if known) 17-10231

Column A
Amount of
Claim
Do not deduct
the value of
collateral.

Column B
Value of
collateral that
supports this
claim

2.1.	Creditor's name and address	Describe debtor's property that is subject to a lien		
	CRYSTAL FINANCIAL, LLC TWO INTERNATIONAL PLACE 17TH FLOOR BOSTON MA 02110	SUBSTANTIALLY ALL ASSETS, INCLUSIVE OF INVENTORY AND ACCOUNTS RECEIVABLE Describe the lien	\$9,736,833.00	UNDETERMINED
	Creditor's email address, if known			
	Date debt was incurred: 4/15/15 Last 4 digits of account number: Do multiple creditors have an interest in the same property? ☐ No ☑ Yes. Have you already specified the relative priority? ☑ No. Specify each creditor, including this creditor, and its relative priority. CRYSTAL FINANCIAL LLC HAS A FIRST PRIORITY SECURITY INTEREST AND MADOR FUNDING LLC HAS A SECOND	Is the creditor an insider or related party? No Yes Is anyone else liable on this claim? No Yes. Fill out Schedule H: Codebtors (Official Form 206H). As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated		
	PRIORITY SECURITY INTEREST Yes. The relative priority of creditors is specified on lines:	Disputed		

Debtor	Mador Financing, LLC		Case number	er <i>(if known)</i> 17-1023
2.2.	Creditor's name and address	Describe debtor's property that is subject to a lien		
	MADOR FUNDING, LLC 2929 ARCH STREET SUITE 1800 PHILADELPHIA PA 19104	SUBSTANTIALLY ALL ASSETS, INCLUSIVE OF INVENTORY AND ACCOUNTS RECEIVABLE	\$15,600,000.00	UNDETERMINED
	Creditor's email address, if known	Describe the lien		
	Date debt was incurred: 7/6/16	Is the creditor an insider or related party?		
	Last 4 digits of account number:	✓ Yes		
	Do multiple creditors have an interest in the same property?	Is anyone else liable on this claim?		
	☐ No ☑ Yes. Have you already specified the relative priority?	No Yes. Fill out Schedule H: Codebtors (Official Form 206H). As of the petition filing date, the claim is:		
	☐ No. Specify each creditor, including this creditor, and its relative priority.	Check all that apply. Contingent		
	Yes. The relative priority of creditors is specified on lines: 2.1	☐ Unliquidated☐ Disputed		

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

from the Additional Page, if any.

Total of the dollar amounts from Part 1, Column A, including the amounts

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

\$25,336,833.00

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

	. •		
	Name and address	On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity
3.1.	GREENBERG TRAURIG LLP DENNIS A MELORO; THE NEMOURS BUILDING 1007 NORTH ORANGE ST STE 1200 WILMINGTON DE 19801	Line 2.2	
3.2.	GREENBERG TRAURIG LLP BRUCE STEINERT 4 EMBARCADERO CTR STE 3000 SAN FRANCISCO CA 94111-5983	Line 2.2	
3.3.	GREENBERG TRAURIG LLP NANCY A. PETERMAN 77 WEST WACKER DR STE 3100 CHICAGO IL 60601	Line 2.2	

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Debtor	Mador Financing, LLC		Case number	(if known) 17-10231
3.4.	MORGAN LEWIS & BOCKIUS LLP JULIA FROST-DAVIES;SANDRA VREJAN ONE FEDERAL STREET BOSTON MA 02110-1726	Line 2.1		
3.5.	MORGAN LEWIS & BOCKIUS LLP CHRISTOPHER L CARTER ONE FEDERAL ST BOSTON MA 02110	Line 2.1		
3.6.	REED SMITH LLP KURT F. GWYNNE; EMILY K DEVAN 1201 MARKET STREET, SUITE 1500 WILMINGTON DE 19801	Line 2.1		

Fill i	in this information to identify the case:			
Deb	tor name: Mador Financing, LLC			
Unit	ed States Bankruptcy Court for the: Dist	rict of Delaware		
Cas	e number (if known): 17-10231			
				Check if this is an amended filing
<u>Offi</u>	icial Form 206E/F			
Sc	chedule E/F: Creditors	Who Have Unsecure	ed Claims	12/1
unse on S (Offic the A	s complete and accurate as possible. Use Paracured claims. List the other party to any executed claims. List the other party to any executed and Personal Procial Form 206G). Number the entries in Parts of Additional Page of that Part included in this form. List All Creditors with PRIORITY	cutory contracts or unexpired leases that couperty (Official Form 206A/B) and on Schedul and 2 in the boxes on the left. If more space m.	ild result in a claim. Alse le <i>G: Executory Contrac</i>	o list executory contracts ats and Unexpired Leases
1.	Do any creditors have priority unsecur	red claims? (See 11 U.S.C. § 507).		
	☑ No. Go to Part 2.	,		
	Yes. Go to line 2.			
2.		s who have unsecured claims that are entiority unsecured claims, fill out and attach		
2.1.	Priority creditor's name and mailing	As of the petition filing date, the claim	Total claim	Priority amount
	address	is: Check all that apply.	\$	\$
		Contingent		
		Unliquidated		Nonpriority amount
		☐ Disputed		\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number:	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY unsecured claim:11 U.S.C. § 507(a)	□ No □ Yes		

Debtor Mador Financing, LLC

Case number (if known) 17-10231

Part	Part 2: List All Creditors with NONPRIORITY Unsecured Claims		
3. List in alphabetical order all of the creditors with nonpriority unsecured with nonpriority unsecured claims, fill out and attach the Additional Page of P			btor has more than 6 creditors
3.1.	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is:	Amount of claim
		Check all that apply.	\$
		☐ Contingent	
		Unliquidated	
		☐ Disputed	
	Date or dates debt was incurred	Basis for the claim:	
	Last 4 digits of account number:	Is the claim subject to offset?	
		□ No	
		Yes	

Debtor Mador Financing, LLC

Lines 5a + 5b = 5c.

Case number (if known) 17-10231

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims				
5. Add		the amounts of priority and nonpriority unsecured claims.		
				Total of claim amounts
5a.	Tota	l claims from Part 1	5a.	\$0.00
5b.	Tota	I claims from Part 2	5b. +	\$0.00
5c.		I of Parts 1 and 2	5c.	\$0.00

Fill i	n this information to identify	the case:				
Deb	or name: Mador Financing, Ll	.C				
Unit	ed States Bankruptcy Court	or the: District of Delaware				
Cas	e number (if known): 17-1023	1				
				•		eck if this is a amended filin
<u>Offi</u>	cial Form 206G					
Sc	hedule G: Exec	cutory Contracts	and Une	expired Le	ases	12/1
	s complete and accurate as pos ecutively.	sible. If more space is needed, co	py and attach the	additional page, nu	mbering the entrie	IS
1.	Does the debtor have any e	xecutory contracts or unexpired	d leases?			
	✓ No. Check this box and file t	his form with the court with the debto	r's other schedule	s. There is nothing els	se to report on this f	orm.
	Yes. Fill in all of the informa (Official Form 206A/B).	ion below even if the contracts or lea	ses are listed on s	Schedule A/B: Assets	- Real and Persona	l Property
2.1.	Title of contract					
	State what the contract or lease is for					
	Nature of debtor's interest					
	State the term remaining					
	List the contract number of					

any government contract

Fill in this information to identify the case:				
Deb	tor name: Mador Financing, LLC	>		
Unit	ed States Bankruptcy Court fo	r the: District of Delaware		
Cas	e number (if known): 17-10231			
				Check if this is an amended filing
<u>Offi</u>	cial Form 206H			
Sc	hedule H: Code	btors		12/15
	s complete and accurate as poss ch the Additional Page to this pag	ible. If more space is needed, copy the A	Additional Page, numbering the e	ntries consecutively.
1.	Does the debtor have any co	debtors?		
	 No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form. ✓ Yes 			
2.	In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.			
	Column 1: Codebtor		Column 2: Creditor	
	Name	Mailing address	Name	Check all schedules that apply:
2.1.	THE WET SEAL GIFT CARD, LLC	7555 IRVINE CENTER DRIVE IRVINE CA 92618	CRYSTAL FINANCIAL, LLC	☑ D □ E/F □ G
2.2.	THE WET SEAL GIFT CARD, LLC	7555 IRVINE CENTER DRIVE IRVINE CA 92618	MADOR FUNDING, LLC	☑ D □ E/F □ G
2.3.	THE WET SEAL, LLC	7555 IRVINE CENTER DRIVE IRVINE CA 92618	CRYSTAL FINANCIAL, LLC	☑ D □ E/F □ G
2.4.	THE WET SEAL, LLC	7555 IRVINE CENTER DRIVE IRVINE CA 92618	MADOR FUNDING, LLC	☑ D □ E/F □ G

Official Form 206H Schedule H: Codebtors Page 1 of 1

Fill in this information to identify the case:

Debtor name: Mador Financing, LLC

United States Bankruptcy Court for the: District of Delaware

Case number (if known): 17-10231

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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

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

Declaration and signature

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

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

Schedule A	VB: Assets–Real and Personal Property (Official Form 206A/B)		
Schedule D	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)			
Schedule E	E/F: Creditors Who Have Unsecured Clair	ns (Official Form 206E/F)		
Schedule G	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)			
Schedule H	d: Codebtors (Official Form 206H)			
☑ Summary o	of Assets and Liabilities for Non-Individual	s (Official Form 206Sum)		
☐ Amended S	Schedule			
☐ Chapter 11	or Chapter 9 Cases: List of Creditors Wh	no Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)		
Other docu	ment that requires a declaration			
I declare under	penalty of perjury that the foregoing is true	and correct.		
Executed on	4/03/2017 MM/DD/YYY	★		
		Judd Tirnauer Printed name		
		Executive Vice President & CFO Position or relationship to debtor		