# UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:		)	Chapter 11
CRED INC., et al.,		)	Case No. 20-12836 (JTD)
	Debtors. <sup>1</sup>	)	(Jointly Administered)
		)	

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

Cred Inc. ("Cred") and its affiliated debtors and debtors in possession (collectively, the "Debtors" filed for chapter 11 (the "Chapter 11 Cases") and in connection therewith have filed their respective Schedules of Assets and Liabilities (collectively, the "Schedules") and the Statements of Financial Affairs (collectively, the "Statements" and, together with the Schedules, the "Schedules and Statements") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"). The Debtors, with the assistance of their legal and financial advisors, and Chief Restructuring Officer, prepared the Schedules and Statements, pursuant to section 521 of Chapter of Title 11 of the United States Code (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and are unaudited.

While the Debtors' management has made every reasonable effort to ensure that the Schedules and Statements are as accurate and complete as possible, based on information that was available at the time of preparation, subsequent information or discovery may result in material changes to these Schedules and Statements, and inadvertent errors or omissions may have occurred. As the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that these Schedules and Statements are as complete as practicable.

These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules and Statements of Financial Affairs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, each Debtor's respective Schedules and Statements, and should be referred to and considered in connection with any review of the Schedules and Statements. In the event that the

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The Debtors in these chapter 11 cases, along with the last four digits of each debtor's tax identification number, as applicable, are as follows: Cred Inc. (8268), Cred (US) LLC (5799), Cred Capital, Inc. (4064), Cred Merchant Solutions LLC (3150), and Cred (Puerto Rico) LLC (3566). The Debtors' mailing address is 3 East Third Avenue, Suite 200, San Mateo, California 94401.

Schedules and Statements differ from the Global Notes, the Global Notes shall control.

The Schedules and Statements contain unaudited information that is subject to further review and potential adjustment, and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis unless otherwise noted. Disclosure of information in one Schedule or Statement, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule or Statement. The Schedules and Statements, as well as these Global Notes, should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of any of the Debtors. Moreover, nothing contained in the Schedules and Statements shall constitute a waiver of any of the Debtors' rights with respect to the chapter 11 cases, including with respect to any issues involving substantive consolidation, recharacterization, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws to recover assets or avoid transfers.

The Schedules and Statements for the Debtors are signed by Matthew Foster, Chief Restructuring Officer of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Foster relied upon his knowledge of the business, his accounting and financial data provided by Debtors' Chief Financial Officer, the efforts, statements, advice, and representations of personnel of the Debtors and the Debtors' legal and financial advisors. Mr. Foster has not and could not personally verify the accuracy of each statement and/or representation contained in the Schedules and Statements, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and creditors' addresses. Although every reasonable attempt has been made to assign corresponding transactions of the Debtors utilizing the available accounting and finance management systems and data, certain assets, liabilities, or cash payments may have been reported on one legal entity in these Schedules and Statements, while the beneficiary of the transaction may have been another Debtor or legal entity.

In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of such preparation. 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 herein. While commercially reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. For the avoidance of doubt, the Debtors and their professionals expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law. 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, or financial advisors are advised of the possibility of such damages.

### **Global Notes and Overview of Methodology**

- 1. <u>Description of Cases</u>. On November 7, 2020, (the "Petition Date"), each of the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code.
- 2. Reservations and Limitations. Commercially reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, as noted above, inadvertent errors or omissions may exist. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these chapter 11 cases, including, but not limited to, any rights or claims of the Debtors against any third party or issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.
  - (a) **No Admission.** Nothing contained in the Schedules and Statements is intended or should be construed as an admission or stipulation of the validity of any claim against the Debtors, any assertion made therein or herein, or a waiver of the right to dispute any claim or assert any cause of action or defense against any party.
  - (b) **Recharacterization.** Notwithstanding that the Debtors have made commercially reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, or designated certain items. The Debtors reserve all rights to recharacterize, reclassify, recategorize, or re-designate items reported in the Schedules and Statements at a later time as is necessary and appropriate.
  - Categories or Labels for Purpose of Presentation in Schedules and Statements. Information requested by the Schedules and Statements requires the Debtors to make a judgment regarding the appropriate category in which information should be presented or how certain parties, claims or other data should be labeled. The Debtors' decisions regarding the category or label to use is based on the best information available as of the filing of these Schedules and Statements and within the time constraints imposed. The Debtor reserves the right to modify,

change or delete any information in the Schedules and Statements by amendment, including to the extent some information currently presented should be moved to a different category or labeled in a different way. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

- (d) Classifications. Listing (i) a claim on Schedule D as "secured," (ii) a claim on Schedule E/F as "priority" or "unsecured," or (iii) a contract on Schedule G as "executory" or "unexpired" does not constitute an admission by the Debtors of the legal rights of the claimant or contract counterparty, or a waiver of the right to recharacterize or reclassify such claim or contract.
- (e) Claims Description. Any failure to designate a claim on the Debtors' Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated." Each Debtor reserves all rights to dispute, or assert offsets or defenses to, any claim reflected on its respective Schedules and Statements on any grounds, including, without limitation, liability or classification, or to otherwise subsequently designate such claims as "disputed," "contingent," or "unliquidated" or object to the extent, validity, enforceability, priority of any claim. Moreover, listing a claim does not constitute an admission of liability by the Debtors against which the claim is listed or by any of the Debtors. The Debtors reserve all rights to amend their Schedules and Statements as necessary and appropriate, including, but not limited to, with respect to claim description and designation.
- (f) **Estimates and Assumptions.** The preparation of the Schedules and Statements required the Debtors to make reasonable estimates and assumptions with respect to the reported amounts of assets and liabilities, the amount of contingent assets and contingent liabilities on the date of the Schedules and Statements, and the reported amounts of revenues and expenses during the applicable reporting periods. Actual results could differ from such estimates.
- (g) Causes of Action. Despite commercially reasonable efforts, the Debtors may not have identified all current and potential causes of action the Debtors may have against third parties in their respective Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant bankruptcy and non-bankruptcy laws to recover assets. The Debtors reserve all rights with respect to any causes of action, and nothing in these Global Notes or the Schedules and Statements should be construed as a waiver of any such causes of action.

- (h) Intellectual Property Rights. Exclusion of certain intellectual property from the Schedules and Statements should not be construed as an admission that such intellectual property rights have been abandoned, have been terminated or otherwise expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property rights in the Schedules and Statements should not be construed as an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- (i) Insiders. Solely, for purposes of the Schedules and Statements, the Debtors define "insiders" to include the following: (a) members of boards of directors or managers of the Debtors; (b) section 16 executive officers; (c) the shareholders of Cred Inc., and (d) entities that are known to be under the control of the shareholders of Cred Inc. Persons listed as "insiders" have been included for informational purposes only. In the circumstance where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to persons who are believed to have been "insiders" during the relevant time periods. Such individuals may no longer serve as officers, directors or managers of the Debtors, as applicable.

The Debtors do not take any position with respect to: (a) such person's influence over the control of the Debtors; (b) the management responsibilities or functions of such individual; (c) the decision-making or corporate authority of such individual; or (d) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including the federal securities laws, or with respect to any theories of liability or for any other purpose.

### 3. <u>Methodology</u>.

(a) **Basis of Presentation.** Prior to the Petition Date, the Debtors relied on their former Chief Financial Officer as well as their internal accountants to maintain Debtors' books and records. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements, but neither Mr. Foster nor his professionals and staff can vouch for the accuracy of those books and records. The fair value and net realizable value of real and personal property may vary materially from the net book value presented herein.

These Schedules and Statements do not purport to represent financial statements prepared in accordance with accounting principles generally accepted in the United States ("GAAP"), nor are they intended to fully reconcile to the financial statements prepared by the Debtors. These Schedules and Statements reflect the best available estimate of assets and liabilities of each separate Debtor, except where otherwise indicated.

Given, among other things, the uncertainty surrounding the condition, collection and ownership of certain assets and the valuation and nature of

certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that a Debtor was solvent as of the Petition Date or at any time prior to the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that a Debtor was insolvent as of the Petition Date or any time prior to the Petition Date.

All asset and liability information, except where otherwise noted, is reflected through November 7, 2020.

- (b) Confidential Information. There may be instances in the Schedules and Statements where the Debtors deemed it necessary and appropriate to redact from the public record information such as names, addresses, or amounts. Generally, the Debtors have used this approach because of a confidentiality agreement between the Debtors and a third party, for the protection of sensitive commercial information, or for the privacy of an individual. Debtors may also be authorized or required to redact certain information from the public record pursuant to orders of the Bankruptcy Court sealing or otherwise protecting such information from public disclosure.
- (c) Master Agreements. Contracts and leases listed in the Schedules and Statements may be master agreements that cover relationships with some or all of the Debtors. Where relevant, such agreements have been listed in the Schedules and Statements only of the Debtor entity that signed the original umbrella or master agreement. Other Debtors, however, may be liable together with such Debtor on account of such agreements and the Debtors reserve all rights to amend the Schedules and Statements to reflect changes regarding the liability of the Debtors with respect to such agreements, if appropriate.
- (d) **Duplication.** Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have endeavored to only list such assets, liabilities, and prepetition payments once.
- (e) Net Book Value. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, the Debtors' Schedules and Statements reflect net book values where possible. In certain instances, Debtors' advisors were not provided with sufficient underlying details and schedules in order to properly assess book value. Additionally, market values fluctuate as to the rate of the coin as it is date specific and varies materially from net book values. The Debtors believe that it would be an inefficient use of estate assets for the Debtors to obtain the current market values of their property.

Accordingly, the Debtors have indicated in the Schedules and Statements that the market values of certain assets and liabilities are undetermined. Also, assets that have been fully depreciated or that were expensed for accounting purposes either do not appear in these Schedules and Statements, or are listed with a zero-dollar value, as such assets have no net book value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset.

- (f) **Undetermined Amounts.** The description of an amount as "unknown," is not intended to reflect upon the materiality of such amount.
- (g) Unliquidated Amounts. Claim amounts that could not be readily quantified by the Debtors are scheduled as "unliquidated." The description of an amount as "unknown," or "undetermined" is not intended to reflect upon the materiality of such amount. Any failure to designate a claim in the Schedules and Statements as "contingent," "unliquidated," or "disputed" does not constitute an admission by the Debtors that such claim or amount is not "contingent," "unliquidated," or "disputed." The Debtors reserve all rights to dispute, or to assert offsets or defenses to, any claim reflected on the Schedules and Statements on any grounds, including, but not limited to, amount, liability, priority, status, or classification, or to otherwise subsequently designate any claim as "contingent," "unliquidated," or "disputed."
- (h) **Totals.** All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different from the listed total.
- (i) **Property and Equipment.** Unless otherwise indicated, owned property and equipment are valued at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third-party lessors. To the extent possible, any such leases are listed in the Schedules and Statements. Nothing in the Schedules and Statements is, or should be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect thereto.
- (j) Allocation of Liabilities. The Debtors allocated liabilities between the prepetition and post-petition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the pre-petition and post-petition periods may change

- (k) Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may either (i) not reflect credits, allowances, or other adjustments due from such creditors to the Debtors or (ii) be net of accrued credits, allowances, or other adjustments that are actually owed by a creditor to the Debtors on a post-petition basis on account of such credits, allowances, or other adjustments earned from prepetition payments and critical vendor payments, if applicable. The Debtors reserve all of their rights with regard to such credits, allowances, or other adjustments, including, but not limited to, the right to modify the Schedules, assert claims objections and/or setoffs with respect to the same, or apply such allowances in the ordinary course of business on a post-petition basis.
- (l) Intercompany Claims and Transfers. The Debtors mostly comingled fiat and cryptocurrencies and, while the Debtors did book intercompany balances, it would be prohibitively expensive and time consuming to reconcile these balances. Due to the fact that the Debtors could not validate the intercompany balances, they have been excluded from the Schedules. Moreover, the intercompany balances are eliminated on a consolidated basis and the Combined Plan of Liquidation and Disclosure Statement proposes to substantively consolidate the Debtors for creditor-distribution purposes.
- Guarantees and Indemnification Claims. The Debtors have exercised (m) commercially reasonable efforts to locate and identify guarantees of their executory contracts, unexpired leases, secured financings, and other such agreements. Where guarantees or indemnification claims have been identified, they have been included in the relevant Schedules E/F, G and H for the affected Debtor. The Debtors may have inadvertently omitted guarantees or indemnifications embedded in their contractual agreements and may identify additional guarantees or indemnifications as they continue to review their books and records and contractual agreements. The Debtors reserve their rights, but are not required, to amend the Schedules and Statements if additional guarantees are identified. In addition, the Debtors may have entered into certain guarantees of debt and other obligations of other Debtors, subsidiaries or affiliates, including but not limited to crosscollateralization of obligations. The Debtors do not track these guarantees and thus have not listed them.
- (n) **Currency.** Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- (o) **Paid Claims.** Pursuant to various orders entered by the Bankruptcy Court, the Debtors were authorized (but not directed) to pay certain outstanding prepetition Claims, including, without limitation, certain claims of employees for wages and benefits. Accordingly, certain outstanding

liabilities may have been reduced by postpetition payments made on account of prepetition liabilities. To the extent the Debtors have paid or pay any of the Claims listed in the Schedules and Statements pursuant to any order entered by the Bankruptcy Court, the Debtors reserve all of their rights to take any action as is necessary or appropriate to avoid overpayments of or duplicate payments for any such liabilities.

(p) Allocation of Assets and Liabilities Among Debtors. The financial affairs and business of the Debtors are complex. Prior to the Petition Date, the Debtors engaged in numerous transactions by one entity on behalf of another. Also, the Debtors may not have recorded the appropriate Debtor entity on their books and records for certain assets or liabilities, as the case may be. Although the Debtors have made reasonable efforts to identify assets and liabilities on the Schedules and Statements of the appropriate Debtor, there can be no assurance that the correct Debtor entity has been identified as the owner of certain assets or the liable party, as the case may be.

### 4. <u>Specific Schedules Disclosures.</u>

(a) <u>Schedules Summary</u>. Except as otherwise noted, the asset and liability totals represent amounts obtained utilizing trial balances through November 7, 2020. The Company closes its books quarterly. Based on the size of the Company, the scope of its operations and internal accounting resources, a monthly close is not performed.

It was noted that the Debtor had not properly reconciled its asset and liability balances, results of operations, to include mark-to-market adjustments related to fluctuations in the value of cryptocurrencies for the period January 1, 2020 through November 7, 2020.

- (b) Schedule A/B Parts 1& 2 Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' bank accounts are provided in the Debtors' Schedules and are as of the Petition Date.
- (c) Schedule A/B, Part 3 Accounts Receivable, Item 11. The Debtors' reported accounts receivable through November 7, 2020. Also, accounts receivable includes amounts that may be uncollectible. The Debtors are unable to determine with certainty what amounts will actually be collected.
- (d) Schedule A/B, Part 4 Investments; Non-Publicly Traded Stock and Interests in Incorporated and Unincorporated Businesses, including any Interest in an LLC, Partnership, or Joint Venture. Ownership interests in subsidiaries, partnerships, and joint ventures have been listed in Schedule A/B, Part 4, as unknown amounts on account of the fact that the fair market value of such ownership is dependent on numerous variables and factors and may differ significantly from their net book value.

- (e) Schedule A/B, Part 7 Office Furniture, Fixtures, and Equipment; and Collectibles. Debtors maintained an asset depreciation schedule updated as of November 7, 2020.
- (f) Schedule A/B, Part 11 All Other Assets. Debtors maintained an asset depreciation schedule updated as of November 7, 2020.
- (g) Interests in Insurance Policies or Annuities. For section 73 related to interests in insurance policies or annuities, the Debtors believe that there is little or no cash value to the vast majority of the insurance policies, other than any potential recover under the Directors & Officers policy, listed in the Schedules.
- (h) Other Contingent and Unliquidated Claims or Causes of Action of Every Nature, including Counterclaims of the Debtors and Rights to Setoff Claims. In the ordinary course of their businesses, the Debtors may have accrued, or may subsequently accrue, certain rights to counterclaims, crossclaims, setoffs, credits, rebates, or refunds with their customers and suppliers, or potential warranty claims against their suppliers. Additionally, certain of the Debtors may be party to pending litigation in which such Debtor has asserted, or may assert, claims as a plaintiff or counterclaims and/or crossclaims as a defendant. Because such claims are unknown to the Debtors and not quantifiable as of the Petition Date, they are not listed on Schedule A/B, Part 11.
- (i) **B77 Cryptocurrency.** Cryptocurrency values presented utilize closing market price on the referenced date for liquid crypto-currency assets and thirty-day trailing averages for illiquid crypto-currency assets. Illiquid Crypto-Currency assets consist of Cred's Lend-Borrow-Asset Token (LBA), Tap (XTP) and Universal Protocol Token (UPT). Accounts associated with Uphold HQ Inc. were frozen on the Petition Date. Changes in valuation relate to conversions, liquidations, collections received in kind and periodic mark to market adjustments. Actual net realizable value may vary significantly.
- (j) Schedule D Creditors Who Have Claims Secured by Property. Except as otherwise agreed pursuant to a stipulation or order entered by the 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 to a secured creditor listed on Schedule D and 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 related to such creditor's claim.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable agreements and other related relevant

documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Debtors assert that to their knowledge there are no perfected liens as the Debtors have no secured debt obligations.

### (k) Schedule E/F – Creditors Who Have Unsecured Claims.

Part 2 - Creditors with Nonpriority Unsecured Claims. The liabilities identified in Schedule E/F, Part 2, are derived from the Debtors' books and records. The Debtors made a commercially reasonable attempt to set forth their unsecured obligations, although the actual amount of claims against the Debtors may vary from those liabilities represented on Schedule E/F, Part 2. The listed liabilities, which have been listed on a gross accounts' payable basis, may not reflect the correct amount of any unsecured creditor's allowed claims or the correct amount of all unsecured claims.

Schedule E/F, Part 2, may contain information regarding certain compensation-related or other claims of insiders of the Debtors, with such claims being listed as "contingent," "unliquidated," and/or "disputed." In scheduling such claims, the Debtors make no representation or assertion as to the validity of such claims, and the Debtors reserve all rights, claims, and defenses in connection therewith.

Schedule E/F, Part 2, may contain information regarding threatened or pending litigation involving the Debtors. The amounts for these potential claims are listed as "undetermined" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements.

Schedule E/F, Part 2, does not include claims that may arise in connection with the rejection of any executory contracts and unexpired leases, if any, that may be or have been rejected.

In many cases, the claims listed on Schedule E/F, Part 2, arose, accrued, or were incurred on various dates or on a date or dates that are unknown to the Debtors or are subject to dispute. Where the determination of the date on which a claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such claim.

As of the time of filing of the Schedules and Statements, the Debtors have not received all invoices for payables, expenses, and other liabilities that may have accrued prior to the Petition Date. The Debtors reserve their rights, but undertake no obligations, to amend Schedules D and E/F if, or when, the Debtors receive such invoices.

In calculating the fair market value as to the cryptocurrency claims of

Debtors' customers, the following table sets forth the rate of conversion to U.S. Dollars based upon the type of cryptocurrency held as of November 6, 2020 close of business.

	Cryptocurrency	Conversion Rate to US Dollars as of close of business 11/6/2020
(BTC)	Bitcoin	15,565.880
(LBA)	Lend-Borrow-Asset Token	0.010
(BAT)	Basic Attention Token	0.204
(BCH)	Bitcoin Cash	257.720
(ETH)	Ethereum	454.720
(TUSD)	True US Dollar	1.000
(USDC)	US Dollar Coin	1.000
(XRP)	Ripple	0.258
(DAI)	Dai	1.010
(LTC)	Litecoin	63.130
(UPBTC)	Universal Bitcoin	15,565.880
(UPEUR)	Universal Euro	1.187
(UPUSD)	Universal US Dollar	1.000
(USDT)	Tether	1.000
(OMG)	OMG Network/ OmiseGo	3.300
(XLM)	Stellar	0.084
(UPT)	Universal Protocol Token	0.003
(ADA)	Cardano	0.109
(MIOTA)	IOTA	0.267
(ZIL)	Zilliqa	0.020
(ATOM)	Atomic Coin	4.870
(TRX)	TRON	0.026
(NANO)	Nano	0.780
(DGB)	DigiByte	0.021
(EOS)	EOS	2.540
(ZRX)	0x	0.376
(XEM)	NEM	0.125
(NEO)	Neo	15.660
(DCR)	Decred	14.840
(DOGE)	Dogecoin	0.003
(EUR)	Ethereum	1.187
(UPXAU)	Universal Protocol Alliance	1,952.190
(XAU)	Xaucoin	1,952.190
(LINK)	Chainlink	12.120
(GBP)	British Pound Sterling	1.316

(GUSD) G	emini	1.00
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(l) Schedule G – Executory Contracts and Unexpired Leases. While commercially reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred. Additionally, relationships between the Debtors and their vendors are sometimes governed by a master services agreement, under which the Debtors also place work and purchase orders, which may be considered executory contracts. Disclosure of all of these purchase and work orders, however, is impracticable and unduly burdensome. Accordingly, to the extent the Debtors have determined to disclose non-confidential master services agreements in Schedule G, purchase and work orders placed thereunder may have been omitted.

Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. Expired contracts and leases may have also been inadvertently included. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as supplemental agreements and letter agreements, which documents may not be set forth in Schedule G. The Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

The Debtors have reserved all rights to dispute or challenge the characterization of any transaction or any document or instrument related to a creditor's claim.

Although the Debtors have made diligent attempts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of its rights with respect to the named parties of any and all executory contracts, including the right to amend ScheduleG.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory

contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contract or agreement is not impaired by the omission.

(m) **Schedule H – Co-Debtors.** The Debtors have made reasonable efforts to locate and identify guaranties and other secondary liability claims (collectively, "Guaranties") in each of the executory contracts, unexpired leases, secured financings, debt instruments and other such agreements to which any Debtor is a party. Where Guaranties have been identified, they have been included in the relevant Schedule for the Debtor or Debtors providing such Guaranties. The Debtors have placed the Guaranties on Schedule H for both the primary obligor and the guarantor of the relevant obligation. Guaranties were additionally placed on Schedule D or E/F for each guarantor, except to the extent they are associated with obligations under an executory contract or unexpired lease identified on Schedule G. It is possible that certain Guaranties embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted.

### 5. Specific Statements Disclosures.

- (a) **Statements, Part 1, Question 1 Income.** Due to the circumstances outlined above, the Debtors cannot accurately estimate income for 2020 or year to date.
- (b) Statements, Part 2, Question 3 Payments and Transfers to Certain Creditors within 90 Days. The dates set forth in the "Dates" column relate to one of the following: (i) the date of a wire transfer; (ii) the date of an "ACH" processing; or (iii) the check issuance date. Prior to the Petition Date, the Debtors maintained a centralized cash management system through which certain Debtors made payments on behalf of certain Debtor affiliates and certain non-debtor affiliates. Consequently, for the purpose of this schedule, payments are recorded on the Debtor's Statements, Part 2, Question 3, based on the Debtors' bank account owned.

Payments to the Debtors' bankruptcy professionals, insiders, intercompany transactions, wage garnishments and donations are not included in the payments to creditors. Payments to the aforementioned parties are included in the following locations within the Statements: bankruptcy professionals (Question 11), insider (Question 4, 13, and 30), intercompany (Question 4, 13, and 30).

(c) Statements, Part 2, Question 4 – Payments and Transfers to Insiders. To the extent: (i) a person qualified as an "insider" in the year prior to the Petition Date, but later resigned their insider status or (ii) did not begin the year as an insider, but later became an insider, the Debtors have only listed

those payments made while such person was defined as an insider in Statements, Part 2, Question 4. Business travel arrangements, including flights and hotels, for certain of the Debtors' directors and officers have been paid for by the Debtors' corporate credit card. Such payments are listed in the response to Question 4 on the Statements.

- (d) Statements, Part 3, Question 7 Legal Actions or Assignments. The Debtors do not know of any workers' compensation claims in response to this question. However, if any become known the Debtors maintain that disclosure would be in violation of certain laws including HIPAA (Health Insurance Portability and Accountability Act of 1996).
- (e) Statements, Part 6, Question 11 Payments Related to Bankruptcy. The payments provided in Question 11 are reported for the joint representation of the Debtors. The Debtors believe that it would be an inefficient use of the assets of the estates to allocate these payments on a Debtor-by-Debtor basis. It is possible that some of the disclosed payments relate to non-bankruptcy related services.
- (f) Statements, Part 6, Question 13 Transfers not already listed on this statement. Debtors reserve their rights to supplement or amend should any non-ordinary course transfers be identified.
- (g) Statements, Part 13, Question 30 Payments, Distributions, or Withdrawals Credited or Given to Insiders. Distributions by the Debtors to their respective directors and officers are listed on the attachment to Question 4.

These Global Notes are in addition to the specific notes set forth in the Schedules and Statements of the individual Debtor entities. The fact that the Debtors have prepared a Global Note with respect to a particular Schedule or Statement and not as to others does not reflect and should not be interpreted as a decision by the Debtors to exclude the applicability of such Global Note to any or all of the Debtors' remaining Schedules or Statements, as appropriate. Disclosure of information in one Schedule, one Statement, or an exhibit or attachment to a Schedule or Statement, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statement, exhibit, or attachment.

Fil	I in this information to identify the case:				
De	ebtor name Cred Inc.				
Un	nited States Bankruptcy Court for the: DISTRICT OF DELAWARE				
Са	ase number (if known) 20-12836			-	Check if this is an
					amended filing
<b>○</b> ·	fficial Form 207				
	atement of Financial Affairs for Non-In	dividual	s Filing for Ban	kruptcy	04/19
The	e debtor must answer every question. If more space is needed,				
	te the debtor's name and case number (if known).				
Pa	rt 1: Income				
1.	Gross revenue from business				
	□ None.				
	Identify the beginning and ending dates of the debtor's fisca which may be a calendar year		Sources of revenue Check all that apply		Gross revenue (before deductions and exclusions)
	From the beginning of the fiscal year to filing date:	ĺ	■ Operating a business		\$7,483,089.00
	From 1/01/2020 to Filing Date	_	☐ Other		
	For prior year: From 1/01/2019 to 12/31/2019	İ	Operating a business		\$13,442,921.00
	FIGHT 1/01/2019 to 12/31/2019	Ī	Other		
	For year before that: From 1/01/2018 to 12/31/2018	ı	Operating a business		\$42,997.00
	110111 170172010 10 12/3172010	ı	Other		
	Non-business revenue Include revenue regardless of whether that revenue is taxable. Non and royalties. List each source and the gross revenue for each sepa		,	,	ney collected from lawsuits,
	■ None.				
			Description of sources of	revenue	Gross revenue from each source (before deductions and exclusions)
Pa	rt 2: List Certain Transfers Made Before Filing for Bankrupto	су			
	Certain payments or transfers to creditors within 90 days before List payments or transfersincluding expense reimbursementsto a filing this case unless the aggregate value of all property transferred and every 3 years after that with respect to cases filed on or after the	any creditor, c ed to that credi	ther than regular employee or is less than \$6,825. (Thi	compensations amount may	n, within 90 days before be adjusted on 4/01/22
	□ None.				
	Creditor's Name and Address Dates	3	Total amount of value	Reasons fo	r payment or transfer

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Case number (if known) 20-12836

	Creditor's Name and Address	Dates	Total amount of value	Reasons for pa	yment or transfer
	3.1. See attached Exhibit SOFA 3 detailing breakdown of payments within 90 days of filing.	Various	\$0.00	☐ Secured debt ☐ Unsecured lo ☐ Suppliers or v ☐ Services ☐ Other	an repayments
4.	Payments or other transfers of property made of List payments or transfers, including expense reim or cosigned by an insider unless the aggregate value may be adjusted on 4/01/22 and every 3 years after listed in line 3. <i>Insiders</i> include officers, directors, a debtor and their relatives; affiliates of the debtor and None.	bursements, made within lue of all property transfer er that with respect to case and anyone in control of a	1 year before filing this case of red to or for the benefit of the in es filed on or after the date of a corporate debtor and their rela	n debts owed to an nsider is less than \$ djustment.) Do not ttives; general partn	6,825. (This amount include any payments ners of a partnership
	Insider's name and address Relationship to debtor	Dates	Total amount of value	Reasons for pa	yment or transfer
	4.1. See attached Exhibit SOFA 4/30 Payments Payments to Insiders/Affiliates Insiders/Affiliates	Last 12 Months	\$0.00		
5.	Repossessions, foreclosures, and returns List all property of the debtor that was obtained by a foreclosure sale, transferred by a deed in lieu of  None				
	Creditor's name and address	Describe of the Property		Date	Value of property
	Setoffs List any creditor, including a bank or financial institution of the debtor without permission or refused to make debt.				
	None				
	Creditor's name and address	Description of the action		Date action was taken	Amount
Pa	Legal Actions or Assignments				
7.	<b>Legal actions, administrative proceedings, cou</b> List the legal actions, proceedings, investigations, in any capacity—within 1 year before filing this case	arbitrations, mediations, a			e debtor was involved
	☐ None.				
	Case title Case number		Court or agency's name and address	Status of c	ease

Debtor Cred Inc.

SOFA 3 Cred Inc. Last 90 days vendor payments Date(s): Aug 8 - Nov 7, 2020

Name	Amount	Date
100 Acre Ventures	500,000.00	8/11/2020
100 Acre Ventures	500,000.00	8/17/2020
100 Acre Ventures	500,000.00	8/24/2020
100 Acre Ventures 100 Acre Ventures	1,000,000.00 994,000.00	8/26/2020 9/9/2020
100 Acre Ventures Total	3,494,000.00	9/9/2020
10Clouds	50,019.00	9/3/2020
10Clouds	36,480.00	9/25/2020
10Clouds	27,272.00	10/1/2020
10Clouds	41,647.00	10/23/2020
10Clouds	36,480.00	11/6/2020
10Clouds Total	191,898.00	
Amazon Web Service	17,869.74	8/14/2020
Amazon Web Service	19,766.82	9/15/2020
Amazon Web Service  Amazon Web Service Total	20,196.42 <b>57,832.98</b>	10/14/2020
Name and Address on File	9,086.43	11/6/2020
Name and Address on File Total	9,086.43	11/0/2020
Arete Capital Partners	25,000.00	11/6/2020
Arete Capital Partners Total	25,000.00	
Armanino LLP	22,155.00	8/11/2020
Armanino LLP	15,750.00	10/19/2020
Armanino LLP	8,585.00	10/23/2020
Armanino LLP Total AScaleX	46,490.00	9/11/2020
AScaleX AScaleX	8,435.00 8,435.00	8/11/2020 9/1/2020
AScaleX	8,435.00	10/2/2020
AScaleX	8,435.00	11/6/2020
AScaleX Total	33,740.00	
Bank Fee	10.00	8/10/2020
Bank Fee	60.00	8/11/2020
Bank Fee	669.10	8/11/2020
Bank Fee Bank Fee	30.00	8/12/2020
Bank Fee	30.00 2,668.91	8/17/2020 8/17/2020
Bank Fee	30.01	8/19/2020
Bank Fee	120.00	8/20/2020
Bank Fee	60.00	8/25/2020
Bank Fee	30.00	8/26/2020
Bank Fee	90.00	8/27/2020
Bank Fee Bank Fee	150.00	8/31/2020
Bank Fee	140.00 629.00	8/31/2020 9/11/2020
Bank Fee	660.00	9/30/2020
Bank Fee	112.00	9/30/2020
Bank Fee	839.10	10/14/2020
Bank Fee	30.00	11/2/2020
Bank Fee	15.00	11/2/2020
Bank Fee Bank Fee	30.00	11/2/2020 11/3/2020
Bank Fee	30.00 30.00	11/4/2020
Bank Fee	15.00	11/4/2020
Bank Fee	30.00	11/5/2020
Bank Fee	30.00	11/6/2020
Bank Fee	30.00	11/6/2020
Bank Fee Bank Fee	30.00 30.00	11/6/2020 11/6/2020
Bank Fee	30.00	11/6/2020
Bank Fee	30.00	11/6/2020
Bank Fee	15.00	11/6/2020
Bank Fee	15.00	11/6/2020
Bank Fee	30.00	11/6/2020 11/6/2020
Bank Fee Bank Fee	30.00 30.00	11/6/2020
Bank Fee Total	6,988.12	11/0/2020
Brex	5,699.52	8/21/2020
Brex	9,820.40	9/21/2020
Brex Total	15,519.92	

SOFA 3 Cred Inc. Last 90 days vendor payments Date(s): Aug 8 - Nov 7, 2020

Name	Amount	Date
Brook Furniture Rental	2,558.08	8/10/2020
Brook Furniture Rental	2,558.08	9/8/2020
Brook Furniture Rental	2,558.08	10/13/2020
Brook Furniture Rental Total Bryan Cave Leighton Paisner LLP	<b>7,674.24</b> 43,259.02	8/21/2020
Bryan Cave Leighton Paisner LLP	18,884.29	10/9/2020
Bryan Cave Leighton Paisner LLP Total	62,143.31	10/0/2020
CDW Direct	1,080.81	8/28/2020
CDW Direct	2,422.95	9/11/2020
CDW Direct	692.01	9/18/2020
CDW Direct	3,476.57	11/6/2020
CDW Direct Total	7,672.34	0/20/2020
Name and Address On File  Name and Address on File Total	100,000.00 <b>100,000.00</b>	9/30/2020
Cloudflare	4,084.00	9/1/2020
Cloudflare	4,634.00	9/11/2020
Cloudflare	4,359.00	11/2/2020
Cloudflare Total	13,077.00	
Coinbase	100,000.00	9/1/2020
Coinbase Total	100,000.00	
Cousins Law LLC	58,585.00	11/5/2020
Cousins Law LLC Total Credit Card	<b>58,585.00</b> 12,960.43	9/15/2020
Credit Card Total	12,960.43	9/13/2020
Dentons US LLP	6,250.00	9/11/2020
Dentons US LLP	16,969.75	10/2/2020
Dentons US LLP	17,220.00	10/19/2020
Dentons US LLP Total	40,439.75	
Developing the next leaders	10,000.00	8/14/2020
Developing the next leaders	10,000.00	9/11/2020
Developing the next leaders	10,000.00	10/13/2020
Developing the next leaders  Developing the next leaders Total	11,883.71 <b>41,883.71</b>	11/6/2020
Douglas Emmett 2016 LLC	5,902.00	8/28/2020
Douglas Emmett 2016 LLC	6,115.53	9/25/2020
Douglas Emmett 2016 LLC Total	12,017.53	0/20/2020
Element Technologies	9,000.00	9/14/2020
Element Technologies	3,000.00	10/5/2020
Element Technologies Total	12,000.00	
Equities First Holdings	8,389.68	10/13/2020
Equities First Holdings Total  Name and Address on File	8,389.68	9/24/2020
Name and Address on File	3,752.86 3,752.86	8/31/2020 10/2/2020
Name and Address on File Total	7,505.72	10/2/2020
Fireblocks	5,250.00	8/21/2020
Fireblocks	5,250.00	9/11/2020
Fireblocks	5,250.00	10/9/2020
Fireblocks Total	15,750.00	
First Associates	10,000.00	10/5/2020
First Associates First Associates Total	35,000.00	10/19/2020
Franchise Tax Board	<b>45,000.00</b> 250,000.00	9/10/2020
Franchise Tax Board Total	250,000.00	9/10/2020
Galois Trade	999,808.00	8/21/2020
Galois Trade	20,689.00	9/15/2020
Galois Trade	131,448.00	9/17/2020
Galois Trade	25,000.00	9/28/2020
Galois Trade	1,089,900.00	10/1/2020
Galois Trade	1,124,000.00	10/2/2020
Galois Trade Total	3,390,845.00	11/6/2020
HireUp HireUp Total	34,000.00 <b>34,000.00</b>	11/6/2020
Inbound Junction BG	6,000.00	8/21/2020
Inbound Junction BG	5,000.00	9/11/2020
Inbound Junction BG	5,500.00	10/2/2020
Inbound Junction BG	6,000.00	11/6/2020
Inbound Junction BG Total	22,500.00	
InnReg LLC	18,500.00	8/14/2020
InnReg LLC	18,500.00	9/25/2020
InnReg LLC	18,500.00	10/23/2020
InnReg LLC Total	18,500.00 <b>74,000.00</b>	11/6/2020
IOL	77,531.51	8/11/2020
IOL Total	77,531.51	5, 1 1/2020
Jonathan Labovich	9,608.54	11/6/2020
	•	

SOFA 3 Cred Inc. Last 90 days vendor payments Date(s): Aug 8 - Nov 7, 2020

Name	Amount	Date
Jonathan Labovich Total	9,608.54	
JST Systems	261,778.04	9/3/2020
JST Systems	259,754.27	10/6/2020
JST Systems Total Jumio Corporation	<b>521,532.31</b> 4,950.00	8/11/2020
Jumio Corporation	4,950.00	11/6/2020
Jumio Corporation Total	9,900.00	, 6, 2020
Name and Address on File	11,249.78	11/6/2020
Name and Address on File Total	11,249.78	
LinkedIn	6,682.50	11/6/2020
LinkedIn Total Litecoin	<b>6,682.50</b> 7,580.52	8/20/2020
Litecoin Total	7,580.52	0/20/2020
Lockton Insurance Brokers, LLC	30,327.44	8/26/2020
Lockton Insurance Brokers, LLC	30,327.44	9/28/2020
Lockton Insurance Brokers, LLC	500.00	10/9/2020
Lockton Insurance Brokers, LLC	619.51	10/19/2020
Lockton Insurance Brokers, LLC Lockton Insurance Brokers, LLC	30,327.44 1,474.00	10/27/2020 11/2/2020
Lockton Insurance Brokers, LLC Total	93,575.83	11/2/2020
Name and Address on File	6,442.14	11/6/2020
Name and Address on File Total	6,442.14	
Note Interest - Instituational	286,055.33	9/30/2020
Note Interest - Instituational Total	286,055.33	
Name and Address on File Name and Address on File	12,188.46	8/27/2020 10/1/2020
Name and Address on File  Name and Address on File Total	100,000.00 <b>112,188.46</b>	10/1/2020
PMB Solutions	5,000.00	8/14/2020
PMB Solutions	5,000.00	9/11/2020
PMB Solutions	5,000.00	10/9/2020
PMB Solutions	5,000.00	11/2/2020
PMB Solutions Total	20,000.00	
PricewaterhouseCoopers	5,467.00	9/4/2020
PricewaterhouseCoopers PricewaterhouseCoopers Total	5,451.00 <b>10,918.00</b>	10/2/2020
Name and Address on File	15,377.05	11/6/2020
Name and Address on File Total	15,377.05	,0,2020
Robert Half	24,500.00	9/4/2020
Robert Half	24,500.00	10/9/2020
Robert Half Total	49,000.00	0/00/000
Rutsaert Legal	37,627.02	8/20/2020
Rutsaert Legal Total Saltire Management Group LLC	<b>37,627.02</b> 150,351.86	8/11/2020
Saltire Management Group LLC Total	150,351.86	0/11/2020
SD Mayer & Associates, LLP	25,000.00	10/27/2020
SD Mayer & Associates, LLP Total	25,000.00	
Sheppard Mullin	82,460.50	8/11/2020
Sheppard Mullin Total	64,356.50	9/1/2020
Sheppard Mullin Total Singer Ass.	<b>146,817.00</b> 15,000.00	11/6/2020
Singer Ass. Total	15,000.00	11/0/2020
Name and Address on File	23,224.04	9/23/2020
Name and Address on File Total	23,224.04	
Name and Address on File	110,000.00	10/8/2020
Name and Address on File Total	110,000.00	0/4.4/0000
Name and Address on File Name and Address on File	15,000.00 5.000.00	8/14/2020 10/2/2020
Name and Address on File Total	20,000.00	10/2/2020
Name and Address on File	73,927.73	9/1/2020
Name and Address on File Total	73,927.73	
Name and Address on File	500,000.00	8/17/2020
Name and Address on File	300,000.00	9/15/2020
Name and Address on File Total Name and Address on File	800,000.00	8/31/2020
Name and Address on File Total	15,387.56 <b>15,387.56</b>	0/31/2020
Tower Plaza Tower	28,488.60	9/1/2020
Tower Plaza Tower	28,488.60	10/2/2020
Tower Plaza Tower Total	56,977.20	
Name and Address on File	8,418.62	11/6/2020
Name and Address on File Total	8,418.62	0/44/0000
Trulioo Information Services Trulioo Information Services	1,500.00	8/11/2020
Trulioo Information Services Trulioo Information Services	1,500.00 1,500.00	9/11/2020 9/18/2020
Trulioo Information Services	1,500.00	10/2/2020
Trulioo Information Services	1,500.00	11/6/2020
Trulioo Information Services Total	7,500.00	

SOFA 3 Cred Inc. Last 90 days vendor payments Date(s): Aug 8 - Nov 7, 2020

Name	Amount	Date
Uphold HQ, Inc.	37,558.76	8/21/2020
Uphold HQ, Inc.	15,000.00	9/4/2020
Uphold HQ, Inc.	51,769.10	9/18/2020
Uphold HQ, Inc.	250,000.00	10/14/2020
Uphold HQ, Inc.	36,802.28	10/23/2020
Uphold HQ, Inc. Total	391,130.14	
User Center	6,650.00	11/2/2020
User Center Total	6,650.00	
Zuar	5,000.00	8/11/2020
Zuar	5,000.00	9/28/2020
Zuar	5,000.00	10/23/2020
Zuar Total	15,000.00	
Grand Total	11.337.652.30	

# AMENDED SOFA 4 / 30 Cred Inc. Trading Transactions Last 12 Months

Name	Date(s)	Amount	Description
Cyber Quantum	Nov 2019 Sep 2020	91,396.38	Uphold Transfer FN1
Daniel Schatt	Nov 2019 - Sep 2020	4,688.90	Uphold Transfer
Daniel Schatt	Feb - Nov 2020	114,281.17	Fireblocks Transfer
Daniel Wheeler	Nov 2019 - Sep 2020	8,095.84	Uphold Transfer
Fernando "Danny" Goldstein	Feb - Nov 2020	715.76	Fireblocks Transfer
James Alexander	Nov 2019 - Sep 2020	45,142.97	Uphold Transfer
Joe Podulka	Nov 2019 - Sep 2020	1,215.00	Uphold Transfer
Jonathan Labovich	Nov 2019 - Sep 2020	19,186.25	Uphold Transfer
Lu Hua	Feb - Nov 2020	473.87	Fireblocks Transfer
moKredit	Nov 2019 - Sep 2020	16,708,439.64	Various Trading Account Transfers
	Total	16,902,239.39	- -

FN1 Cyber Quantum is deleted as the amounts shown were determined to be deposits and not disbursements.

### SOFA 4 / 30 Cred Inc. Bank Account Payments / Transfers Last 12 Months

Name	Date(s)	Amount	Description
moKredit	11/20/2019	328,050.00	Related Party
Daniel Wheeler	12/13/2019	50,000.00	Employee Loan
moKredit	1/29/2020	1,304,715.00	Related Party
Income Opportunities (Luxembourg) SA	4/23/2020	15,000.00	Related Party
Daniel Wheeler	4/29/2020	15,000.00	Employee Loan
Income Opportunities (Luxembourg) SA	4/30/2020	37,613.66	Related Party
Income Opportunities (Luxembourg) SA	8/11/2020	77,531.51	Related Party
	Total	1,827,910.17	_

SOFA 4 / 30
Cred Inc.
Current and Former Executives - Payments
Last 12 Months

Name	Date(s)	Amount	Description
Daniel Schatt	11/15/2019	10,014.05	Payroll
Daniel Schatt	11/30/2019	10,014.06	Payroll
Daniel Schatt	12/15/2019	10,014.05	Payroll
Daniel Schatt	12/31/2019	10,015.00	Payroll
Daniel Schatt	1/15/2020	10,021.55	Payroll
Daniel Schatt	1/31/2020	10,022.99	Payroll
Daniel Schatt	2/15/2020	10,021.55	Payroll
Daniel Schatt	2/29/2020	10,020.11	Payroll
Daniel Schatt	3/15/2020	10,021.55	Payroll
Daniel Schatt	3/15/2020	2,400.00	Payroll
Daniel Schatt	3/31/2020	10,022.99	Payroll
Daniel Schatt	4/15/2020	10,021.55	Payroll
Daniel Schatt	4/30/2020	10,021.55	Payroll
Daniel Schatt	5/15/2020	10,021.55	Payroll
Daniel Schatt	5/31/2020	10,022.99	Payroll
Daniel Schatt	6/15/2020	10,021.55	Payroll
Daniel Schatt	6/30/2020	10,021.55	Payroll
Daniel Schatt	7/15/2020	10,021.55	Payroll
Daniel Schatt	7/31/2020	10,022.99	Payroll
Daniel Schatt	8/15/2020	10,021.55	Payroll
Daniel Schatt	8/31/2020	10,022.99	Payroll
Daniel Schatt	9/15/2020	10,021.55	Payroll
Daniel Schatt	9/30/2020	10,021.55	Payroll
Daniel Schatt	10/15/2020	10,021.55	Payroll
Daniel Schatt	10/31/2020	10,022.99	Payroll
Daniel Schatt	11/6/2020	4,615.21	Payroll
	Total	247,510.57	-

## SOFA 4 / 30

### Cred Inc.

# Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description	
Lu Hua		-	Payroll	
	Total	-	_	

### **Footnote:**

No payroll payments within the last 12 month period.

SOFA 4 / 30
Cred Inc.
Current and Former Executives - Payments
Last 12 Months

Name	Date(s)	Amount	Description
Joseph Podulka	11/15/2019	10,014.05	Payroll
Joseph Podulka	11/30/2019	10,014.06	Payroll
Joseph Podulka	12/15/2019	10,014.05	Payroll
Joseph Podulka	12/31/2019	10,015.00	Payroll
Joseph Podulka	1/15/2020	10,014.05	Payroll
Joseph Podulka	1/31/2020	10,015.00	Payroll
Joseph Podulka	2/15/2020	10,014.05	Payroll
Joseph Podulka	2/29/2020	10,013.12	Payroll
Joseph Podulka	3/15/2020	10,148.43	Payroll
Joseph Podulka	3/15/2020	2,400.00	Payroll
Joseph Podulka	3/31/2020	10,015.00	Payroll
Joseph Podulka	4/15/2020	10,014.05	Payroll
Joseph Podulka	4/30/2020	10,014.06	Payroll
Joseph Podulka	5/15/2020	10,014.05	Payroll
Joseph Podulka	5/31/2020	10,014.99	Payroll
Joseph Podulka	6/15/2020	10,014.06	Payroll
Joseph Podulka	6/30/2020	10,014.05	Payroll
Joseph Podulka	7/15/2020	10,014.05	Payroll
Joseph Podulka	7/31/2020	11,070.75	Payroll
Joseph Podulka	8/15/2020	10,014.05	Payroll
Joseph Podulka	8/31/2020	10,014.99	Payroll
Joseph Podulka	9/15/2020	10,014.06	Payroll
Joseph Podulka	9/30/2020	10,014.05	Payroll
Joseph Podulka	10/15/2020	10,014.06	Payroll
Joseph Podulka	10/31/2020	10,014.99	Payroll
Joseph Podulka	11/6/2020	4,615.21	Payroll
	Total	248,548.28	<del>-</del>

SOFA 4 / 30
Cred Inc.
Current and Former Executives - Payments
Last 12 Months

Name	Date(s)	Amount	Description
Fernando "Danny" Goldstein	4/15/2020	7,384.33	Payroll
Fernando "Danny" Goldstein	4/30/2020	10,000.00	Payroll
Fernando "Danny" Goldstein	5/15/2020	10,037.48	Payroll
Fernando "Danny" Goldstein	5/31/2020	10,014.99	Payroll
Fernando "Danny" Goldstein	6/15/2020	10,014.06	Payroll
Fernando "Danny" Goldstein	6/30/2020	10,014.05	Payroll
Fernando "Danny" Goldstein	7/15/2020	10,014.05	Payroll
Fernando "Danny" Goldstein	7/31/2020	10,015.00	Payroll
Fernando "Danny" Goldstein	8/15/2020	10,014.05	Payroll
Fernando "Danny" Goldstein	8/31/2020	10,014.99	Payroll
Fernando "Danny" Goldstein	9/15/2020	10,014.06	Payroll
Fernando "Danny" Goldstein	9/30/2020	10,014.05	Payroll
Fernando "Danny" Goldstein	10/15/2020	10,014.06	Payroll
Fernando "Danny" Goldstein	10/31/2020	10,014.99	Payroll
Fernando "Danny" Goldstein	11/6/2020	4,615.21	Payroll
	Total	142,195.37	- -
			=

SOFA 4 / 30
Cred Inc.
Current and Former Executives - Payments
Last 12 Months

Name	Date(s)	Amount	Description
Maksim Rokhline	11/15/2019	10,009.37	Payroll
Maksim Rokhline	11/30/2019	10,009.37	Payroll
Maksim Rokhline	12/15/2019	10,009.37	Payroll
Maksim Rokhline	12/31/2019	10,010.00	Payroll
Maksim Rokhline	1/15/2020	10,014.05	Payroll
Maksim Rokhline	1/31/2020	10,015.00	Payroll
Maksim Rokhline	2/15/2020	10,014.05	Payroll
Maksim Rokhline	2/29/2020	10,013.12	Payroll
Maksim Rokhline	3/15/2020	10,014.05	Payroll
Maksim Rokhline	3/15/2020	2,400.00	Payroll
Maksim Rokhline	3/31/2020	10,015.00	Payroll
Maksim Rokhline	4/15/2020	10,014.05	Payroll
Maksim Rokhline	4/30/2020	10,014.06	Payroll
Maksim Rokhline	5/15/2020	10,014.05	Payroll
Maksim Rokhline	5/31/2020	10,014.99	Payroll
Maksim Rokhline	6/15/2020	10,014.06	Payroll
Maksim Rokhline	6/30/2020	10,014.05	Payroll
Maksim Rokhline	7/15/2020	10,014.05	Payroll
Maksim Rokhline	7/31/2020	10,015.00	Payroll
Maksim Rokhline	8/15/2020	10,014.05	Payroll
Maksim Rokhline	8/31/2020	10,014.99	Payroll
Maksim Rokhline	9/15/2020	10,014.06	Payroll
Maksim Rokhline	9/30/2020	10,014.05	Payroll
Maksim Rokhline	10/15/2020	10,014.06	Payroll
Maksim Rokhline	10/31/2020	10,014.99	Payroll
Maksim Rokhline	11/6/2020	4,615.21	Payroll
Maksim Rokhline	11/6/2020	4,615.21	Payroll
	Total	251,954.31	_

### SOFA 4 / 30 Cred Inc. Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description
Grant Lyon	11/1/2020	25,000.00	Board Fee
	Total	25,000.00	

SOFA 4 / 30 Cred Inc. Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description
James Alexander	11/15/2019	10,021.55	Payroll
James Alexander	11/30/2019	10,021.55	Payroll
James Alexander	12/15/2019	10,021.55	Payroll
James Alexander	12/31/2019	10,022.99	Payroll
James Alexander	1/15/2020	95,523.76	Payroll
James Alexander	1/15/2020	10,021.55	Payroll
James Alexander	1/31/2020	10,022.99	Payroll
James Alexander	2/15/2020	10,021.55	Payroll
James Alexander	2/29/2020	10,020.11	Payroll
James Alexander	3/15/2020	10,021.55	Payroll
James Alexander	3/15/2020	2,400.00	Payroll
James Alexander	3/31/2020	10,022.99	Payroll
James Alexander	4/15/2020	10,021.55	Payroll
James Alexander	4/30/2020	10,021.55	Payroll
James Alexander	5/15/2020	10,021.55	Payroll
James Alexander	5/31/2020	10,022.99	_ Payroll
	Total	238,229.78	- -

SOFA 4 / 30 Cred Inc. Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description
Daniel Wheeler	11/15/2019	10,014.05	Payroll
Daniel Wheeler	11/30/2019	10,014.05	Payroll
Daniel Wheeler	12/15/2019	10,014.06	Payroll
Daniel Wheeler	12/31/2019	10,014.99	Payroll
Daniel Wheeler	1/15/2020	10,021.55	Payroll
Daniel Wheeler	1/31/2020	10,022.99	Payroll
Daniel Wheeler	2/15/2020	10,021.55	Payroll
Daniel Wheeler	2/29/2020	10,020.11	Payroll
Daniel Wheeler	3/15/2020	10,021.55	Payroll
Daniel Wheeler	3/15/2020	2,400.00	Payroll
Daniel Wheeler	3/31/2020	10,022.99	Payroll
Daniel Wheeler	4/15/2020	10,021.55	Payroll
Daniel Wheeler	4/30/2020	10,021.55	Payroll
Daniel Wheeler	5/15/2020	10,021.55	Payroll
Daniel Wheeler	5/31/2020	10,022.99	Payroll
Daniel Wheeler	6/15/2020	10,021.55	Payroll
Daniel Wheeler	6/30/2020	10,021.55	Payroll
Daniel Wheeler	7/15/2020	10,021.55	Payroll
Daniel Wheeler	7/31/2020	10,022.99	Payroll
Daniel Wheeler	8/15/2020	10,021.55	Payroll
Daniel Wheeler	8/31/2020	10,022.99	Payroll
Daniel Wheeler	9/15/2020	10,021.55	Payroll
Daniel Wheeler	9/30/2020	10,021.55	Payroll
Daniel Wheeler	10/15/2020	10,021.55	Payroll
Daniel Wheeler	10/27/2020	7,384.33	_Payroll
	Total	240,256.69	=

### SOFA 4 / 30 Cred Inc. Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description
Karen Wong			Payroll
	Total	-	_ _

### Footnote:

No payroll payments within the last 12 month period.

SOFA 4 / 30 Cred Inc. Current and Former Executives - Payments Last 12 Months

Name	Date(s)	Amount	Description
Daniyal Inamullah	1/15/2020	11,321.68	Payroll
Daniyal Inamullah	1/31/2020	6,879.84	Payroll
Daniyal Inamullah	2/15/2020	6,879.53	Payroll
Daniyal Inamullah	2/29/2020	6,879.24	Payroll
Daniyal Inamullah	3/15/2020	10,154.55	Payroll
Daniyal Inamullah	3/15/2020	1,650.00	Payroll
Daniyal Inamullah	3/31/2020	6,879.84	Payroll
Daniyal Inamullah	4/15/2020	6,879.54	Payroll
Daniyal Inamullah	4/30/2020	6,879.54	Payroll
Daniyal Inamullah	5/15/2020	6,879.54	Payroll
Daniyal Inamullah	5/31/2020	6,879.83	Payroll
Daniyal Inamullah	7/31/2020	6,893.46	Payroll
Daniyal Inamullah	8/15/2020	6,879.54	Payroll
Daniyal Inamullah	8/31/2020	6,879.84	Payroll
Daniyal Inamullah	9/15/2020	6,879.53	Payroll
Daniyal Inamullah	9/30/2020	7,504.54	Payroll
Daniyal Inamullah	9/30/2020	3,750.00	Payroll
Daniyal Inamullah	10/15/2020	7,505.13	Payroll
Daniyal Inamullah	10/31/2020	7,505.47	Payroll
Daniyal Inamullah	11/6/2020	3,461.40	Payroll
Daniyal Inamullah	11/6/2020	3,461.40	_Payroll
	Total	138,883.44	<u> </u>

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De	ebtor	Cred Inc.		Case number (if I	known) <b>20-12836</b>	
		Case title Case number	Nature of case	Court or agency's name an address	Status of ca	se
	7.1.	Cred Inc. (f/k/a Cred LLC), Cred Capital, Inc., and Cred (US) LLC vs. James Alexander 20-CIV-02915	Absconding with over \$2 million dollars' worth of cryptocurrency and compensatory and punitive damages for Alexander's conversion; breach of his employment contract; breach of his employee loan and pledge agreements; breach of the implied covenant of good faith and fair dealing; and breach of the fiduciary duty of loyalty.	Superior Court of the St of Californi For the County of San Mateo 400 County Center Redwood City, CA 9406	☐ On appe☐ Conclude	
	7.2.	Alexander v. Schatt 20-CIV-02728		Superior Court of the St of Californi For the County of San Mateo 400 County Center Redwood City, CA 9406	☐ On appe☐ Conclude	
	7.3.	Alexander v. Schatt, et al. 2020-0941	Civil Action	Court of Chancery (Delaware) New Castle County Courthouse 500 N King Street Wilmington, DE 19801	■ Pending □ On appe □ Conclude	
8.	List a	nments and receivership ny property in the hands of an assignee rer, custodian, or other court-appointed o			this case and any prop	perty in the hands of a
	■ N	lone				
Pa	art 4:	Certain Gifts and Charitable Contril	outions			
9.		Il gifts or charitable contributions the fts to that recipient is less than \$1,00		nt within 2 years before filing t	his case unless the a	ggregate value of
	■ N	lone				
		Recipient's name and address	Description of the gift	ts or contributions	Dates given	Value
Pá	art 5:	Certain Losses				
10.	All lo	sses from fire, theft, or other casualty	within 1 year before filin	g this case.		
	□N	lone				

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Debtor Cred Inc. Case number (if known) 20-12836

Description of the property lost and Amount of payments received for the loss **Dates of loss** Value of property how the loss occurred 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). 800 BTC stolen by Imposter Various dates Unknown Quantum Coin (value is from February unliquidated/unknown as the price - April 2020 of Bitcoins continue to fluctuate on

Part 6: Certain Payments or Transfers

### 11. Payments related to bankruptcy

daily basis).

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

Who was paid or who received			
the transfer? Address	If not money, describe any property transferred	Dates	Total amount or value
MACCO Restructuring Group 700 Milam Street Ste 1300 Houston, TX 77002	Financial Advisor Retainer and Fees The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.	11/5/2020	\$150,000.00
Email or website address www.macco.group			
Who made the payment, if not debt	or?		
Paul Hastings LLP 200 Park Avenue New York, NY 10166	Legal fees paid for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.	11/2/20 \$200,000.00 11/5/20 \$431,619.33 11/6/20 \$200,000.00	\$831,619.33
Email or website address www.paulhastings.com			
Who made the payment, if not debt	or?		
Grant Lyon Arete Capital LLC 721 5th Avenue, 45K	Professional Retainer for Independent Director The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred		
New York, NY 10022	LLC, and Cred (Puerto Rico) LLC.	11/6/2020	\$25,000.00
Email or website address			
	MACCO Restructuring Group 700 Milam Street Ste 1300 Houston, TX 77002 Email or website address www.macco.group Who made the payment, if not debte Paul Hastings LLP 200 Park Avenue New York, NY 10166 Email or website address www.paulhastings.com Who made the payment, if not debte Grant Lyon Arete Capital LLC 721 5th Avenue, 45K New York, NY 10022	Address  MACCO Restructuring Group 700 Milam Street Ste 1300 Houston, TX 77002  Email or website address www.macco.group Who made the payment, if not debtor?  Legal fees paid for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Gred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  Legal fees paid for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  Paul Hastings LLP 200 Park Avenue New York, NY 10166  Legal fees paid for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  Professional Retainer for Independent Director The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LC, and Cred (Puerto Rico) LLC.	Address  MACCO Restructuring Group 700 Milam Street Ste 1300 Houston, TX 77002  Email or website address www.macco.group Who made the payment, if not debtor?  Email or website address www.paulhastings LLP 200 Park Avenue New York, NY 10166  Email or website address www.paulhastings.com  Who made the payment, if not debtor?  Professional Retainer for Independent Director The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  Professional Retainer for Independent Director The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  Professional Retainer for Independent Director The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.  11/6/2020

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Debtor	Cred Inc.	Case number	er (if known) 20-12836	
	Who was paid or who received the transfer?	If not money, describe any property transferre	ed Dates	Total amount or
	Address	Drafessianal Detainer for National Claim		Value
11.4	4.	Professional Retainer for Noticing/Claim Agent	S	
	Donlin Recano	The amount is for Joint Administration		
	6201 15th Avenue	amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions		
	Brooklyn, NY 11219	LLC, and Cred (Puerto Rico) LLC.	11/5/2020	\$50,000.00
	Email or website address			
	Who made the payment, if not debte	or?		
11.9	5. Cousins Law LLC 1521 Concord Pike Suite 301 Wilmington, DE 19803	Legal Retainer The amount is for Joint Administration amongst Cred Inc, Cred (US) LLC, Cred Capital, Inc., Cred Merchant Solutions LLC, and Cred (Puerto Rico) LLC.	11/5/2020	\$58,585.00
	Email or website address			
	cousins-law.com			
	Who made the payment, if not debt	or?		
to a so Do no	elf-settled trust or similar device.  ot include transfers already listed on this st	e by the debtor or a person acting on behalf of the debatement.	nor within 10 years belon	e the ming of this case
Nar	ne of trust or device	Describe any property transferred	Dates transfers	Total amount or
			were made	value
List aı 2 yea	rs before the filing of this case to another p	nt sale, trade, or any other means made by the debtor of person, other than property transferred in the ordinary ecurity. Do not include gifts or transfers previously liste	course of business or fir	
■ N	lone.			
	Who received transfer? Address	Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
Part 7:	Previous Locations			
	ous addresses Il previous addresses used by the debtor v	vithin 3 years before filing this case and the dates the	addresses were used.	
	Ooes not apply			
	Address		Dates of occupand From-To	у
14.	1. 2121 S El Camino Real Ste 500		10/12/2018 - 11/6	/2020
	San Mateo, CA 94403			

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Debtor	Cred Inc.			Case numb	er (if known) <b>20-128</b>	36	
	Address				Dates of occ From-To	upancy	
14.	<ol> <li>15303 Ventura Blvd., Suite 61 Sherman Oaks, CA 91403</li> </ol>	0			12/27/2019-	11/6/20	20
Part 8:	Health Care Bankruptcies						
Is the	th Care bankruptcies debtor primarily engaged in offering se gnosing or treating injury, deformity, or d viding any surgical, psychiatric, drug trea	isease, or					
	No. Go to Part 9. Yes. Fill in the information below.						
	Facility name and address	Nature of the busine the debtor provides	ss operation, inc	cluding typ	e of services	and ho	tor provides meals busing, number of ts in debtor's care
Part 9:	Personally Identifiable Information						
16. <b>Does</b>	the debtor collect and retain person	ally identifiable informati	on of customers	?			
	No.						
	Yes. State the nature of the information	n collected and retained.					
	Crytocurrency ownership, n addresses.	ames and email and/o	r physical				
	Does the debtor have a privacy po ☐ No	olicy about that information	?				
	■ Yes						
	in 6 years before filing this case, have t-sharing plan made available by the o			cipants in a	any ERISA, 401(k),	403(b),	or other pension or
	No. Go to Part 10.						
	Yes. Does the debtor serve as plan ad	ministrator?					
Part 10:	Certain Financial Accounts, Safe D	eposit Boxes, and Stora	ge Units				
Withi	ed financial accounts n 1 year before filing this case, were any ed, or transferred?	y financial accounts or instr	ruments held in th	ne debtor's r	name, or for the deb	otor's be	nefit, closed, sold,
	de checking, savings, money market, or eratives, associations, and other financia		ertificates of depo	osit; and sha	ares in banks, credi	t unions,	brokerage houses,
	None						
	Financial Institution name and Address	Last 4 digits of account number	Type of acco	unt or	Date account wa closed, sold, moved, or transferred	S	Last balance before closing or transfer
	deposit boxes ny safe deposit box or other depository	for securities, cash, or othe	er valuables the c	lebtor now h	nas or did have with	in 1 year	r before filing this
	None						
De	pository institution name and addres	Names of anyor access to it Address	ne with	Description	on of the contents		Do you still have it?

Case 20-12836-JTD Doc 444 Filed 01/29/21 Page 38 of 42 Debtor Case number (if known) 20-12836 Cred Inc. 20. Off-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 Facility name and address Names of anyone with **Description of the contents** Do you still access to it have it? **Daniel Hummer** Security Public Storage Furniture and equipment from □ No 110 East 25th Avenue **Dan Schatt** the prior Sherman Oaks and ■ Yes San Mateo offices locations, San Mateo, CA 94403 and IT hardware returned to **Debtor from former** employees. Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own 21. Property 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. None Part 12: Details About Environment 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 all notices, releases, and proceedings known, regardless of when they occurred. 22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders. Nο Yes. Provide details below. Case title Court or agency name and Nature of the case Status of case Case number address 23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law? No. Yes. Provide details below. Site name and address Governmental unit name and Environmental law, if known Date of notice address 24. Has the debtor notified any governmental unit of any release of hazardous material?

No.

☐ Yes. Provide details below.

Site name and address

Governmental unit name and Environmental law, if known address

Date of notice

Part 13: Details About the Debtor's Business or Connections to Any Business

Debtor Cred Inc. Case number (if known) 20-12836

### 25. Other businesses in which the debtor has or has had an interest

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.

■ None

Business name address		Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.  Dates business existed		
25.1.	Cred Capital Inc. 3 East Third Avenue San Mateo, CA 94401	100% ownership interest	EIN: From-To	84-5094064 3/10/2020 to Present	
25.2.	Cred (US), LLC 3 East Third Avenue San Mateo, CA 94401	100% ownership interest	EIN: From-To	83-1785799 8/27/2018-Present	
25.3.	Cred (Puerto Rico) LLC 3 East Third Avenue San Mateo, CA 94401	100% ownership interest	EIN: From-To	66-0943566 5/20/2020	
25.4.	Cred Merchant Solutions, LLC 3 East Third Avenue San Mateo, CA 94401	100% ownership interest	EIN: From-To	84-4583150 10/21/2019	

#### 26. Books, records, and financial statements

26a. List all accountants and bookkeepers who maintained the debtor's books and records within 2 years before filing this case.

Name and address		Date of service From-To
26a.1.	Joseph Podulka 3837 Carlson Ct Palo Alto, CA 94306	7/1/19 - 12/7/2020 (Terminated Post Petition)
26a.2.	Sung Hwang 3 East Third Avenue San Mateo, CA 94401	8/17/20 - 1/5/2021 (Terminated Post Petition)
26a.3.	Adnan Khakoo 3 East Third Avenue San Mateo, CA 94401	5/4/20 - 1/5/2021 (Terminated Post Petition)
26a.4.	Han Ha 3 East Third Avenue San Mateo, CA 94401	11/4/19 - Current
26a.5.	Yihan Xu 3 East Third Avenue San Mateo, CA 94401	10/12/20 - 1/5/2021 (Terminated Post Petition)
26a.6.	Karen Wong Address Unknown	2018 - 2019

<sup>26</sup>b. List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial statement within 2 years before filing this case.

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Debtor	Cred Inc.	Case number (if known) 20-12836
	None. Deleted PricewaterhouseCoopers. Provided consulting	g services only.
26c. l	List all firms or individuals who were in possession of the de	btor's books of account and records when this case is filed.
	□ None	
Na	me and address	If any books of account and records are unavailable, explain why
260	c.1. Armanino LLP 50 West San Fernando Street Ste 500 San Jose, CA 95113	
		uding mercantile and trade agencies, to whom the debtor issued a financial
	None	
Na	me and address	
27. <b>Inve</b> r Have	<b>ntories</b> e any inventories of the debtor's property been taken within 2	vears before filing this case?

#### 27.

No

Yes. Give the details about the two most recent inventories.

Name of the person who supervised the taking of the Date of inventory The dollar amount and basis (cost, market, inventory or other basis) of each inventory

28. List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case.

Name	Address	Position and nature of any interest	% of interest, if any	
Dan Schatt	3 East Third Avenue San Mateo, CA 94401	CEO, Shareholder	50%	
Name	Address	Position and nature of any interest	% of interest, if any	
La Hua	Unit 13, No. 1895 Gonghexin Rd Shanghai 200072	Shareholder	50%	
Name	Address	Position and nature of any interest	% of interest, if any	
Joe Podulka	3837 Carlson Ct Palo Alto, CA 94306	Chief Financial Officer	0	
Name	Address	Position and nature of any interest	% of interest, if any	
Fernando "Danny" Goldstein	1645 Blackhawk Dr Sunnyvale, CA 94087	Chief Technology Officer	0	
Name	Address	Position and nature of any interest	% of interest, if any	
Grant Lyon	721 5th Avenue 45K New York, NY 10022	Independent Director	0	

<sup>29.</sup> Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions?

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<ul><li>□ No</li><li>■ Yes. Identify below.</li></ul>			
Name	Address	Position and nature of any interest	Period during wh position or intere was held
James Alexander	PO Box 291549 Los Angeles, CA 90029	Chief Capital Officer	August 2018-June 202
Name	Address	Position and nature of any interest	Period during wh position or intere was held
Daniyal Inamullah	11130 Otsego St, Apt 438 North Hollywood, CA 91601	VP Capital Markets	January - November, 202
Name	Address	Position and nature of any interest	Period during wh position or intere was held
Fernando "Danny" Goldstein	1645 Blackhawk Dr Sunnyvale, CA 94087	Chief Technology Officer	April 2020-Novembe 2020
Name	Address	Position and nature of any interest	Period during wh position or intere was held
Daniel Wheeler	2844 Polk St San Francisco, CA 94109	General Counsel	August 15, 201 October 27, 202
Name	Address	Position and nature of any interest	Period during wh position or intere was held
Maksim Rokhline	0000 D. L 14/	Chief Product Officer	luna
	9828 Reimers Way Dublin, CA 94568  drawals credited or given to insiders	Chief Product Officer	June 2018-Septembe 2020
Payments, distributions, or with Vithin 1 year before filing this case coans, credits on loans, stock redermands.  No Yes. Identify below.  Name and address of researched Exhibit 4/30 Payments Payments to Insiders/Affiliates  Relationship to debtor	drawals credited or given to insiders e, did the debtor provide an insider with value in mptions, and options exercised?  Amount of money or descripti property	any form, including salary, other con	2018-Septembe 2020
Payments, distributions, or with Vithin 1 year before filing this case vans, credits on loans, stock rede  No Yes. Identify below.  Name and address of rec  30.1 See attached Exhibit 4/30 Payments Payments to Insiders/Affiliates  Relationship to debtor Insiders/Affiliates  Vithin 6 years before filing this of the state of the st	drawals credited or given to insiders e, did the debtor provide an insider with value in mptions, and options exercised?  Amount of money or descripti property	on and value of  Last 12 Months	2018-September 2020  Inpensation, draws, bonus  Reason for providing the val
Payments, distributions, or with Within 1 year before filing this case cans, credits on loans, stock rede  No Yes. Identify below.  Name and address of re  30.1 See attached Exhibit 4/30 Payments Payments to Insiders/Affiliates  Relationship to debtor Insiders/Affiliates	drawals credited or given to insiders e, did the debtor provide an insider with value in mptions, and options exercised?  Amount of money or descripti property  SOFA	on and value of  Dates  Last 12  Months  Consolidated group for tax purpose	2018-September 2020  Inpensation, draws, bonus  Reason for providing the val

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Debtor	Cred Inc.		Case number	(if known) 20-12836
32. Withi	n 6 years before filing this case, has the debto	or as an employer been respo	nsible for contr	ibuting to a pension fund?
	No Yes. Identify below.			
	of the pension fund		Employ	er Identification number of the parent
Sequ	oia One		EIN:	Unknown
18 U I hav and	nection with a bankruptcy case can result in fines J.S.C. §§ 152, 1341, 1519, and 3571.  We examined the information in this Statement of I correct.  Clare under penalty of perjury that the foregoing is	Financial Affairs and any attach	•	
Executed	d on 1/29/21			
		Matthew K. Foster		
Signature	e of individual signing on behalf of the debtor	Printed name		
Position	or relationship to debtor Chief Restructuring	g Officer		
Are addit ■ No □ Yes	tional pages to Statement of Financial Affairs	for Non-Individuals Filing for	Bankruptcy (Off	ficial Form 207) attached?