Case 21-10054 Doc 1 Filed 01/18/21 Page 1 of 27

	Ou	36 21 10004 D00 1 1 110	, a 01/10/21	rage I or Zr	
Fil	I in this information to identify the	e case:			
Un	ited States Bankruptcy Court for the	:			
	District	of Delaware			
Ca	se number (if known):	(State) Chapter 11			☐ Check if this is an amended filing
					3
\circ	fficial Form 201				
	<u>fficial Form 201</u> Johannary Potition	for Non Individual	c Eilina	for Bankruntov	
		for Non-Individual parate sheet to this form. On the top			04/19
		nation, a separate document, <i>Instructi</i>			
1.	Debtor's Name	ASAP Cayman Atlanta Hotel LLC			
_		N/A			
2.	All other names debtor used in the last 8 years				
	Include any assumed names,				
	trade names, and doing business as names				
3.	Debtor's federal Employer Identification Number (EIN)	83-4032088			
4.	Debtor's address	Principal place of business		Mailing address, if different of business ¹	t from principal place
		12 Marina Boulevard		3 Times Square, 9th Floor	
		Number Street	Laval 44	Number Street	u - tt
		Marina Bay Financial Centre Tower 3,	Level 44	c/o FTI Consulting, Alan Tan	tien
		Singapore 018982		New York, NY 10036	7: 0 1
		City State	Zip Code	City	State Zip Code
				Location of principal asset principal place of business	
		Singapore County		Eagle Hospitality Group owns	s hotel properties
		County		across the United States.	
				across the officed states.	
5.	Debtor's website (URL)	https://eagleht.com/			
6.	Type of debtor	□ Corporation (including Limited Liab	oility Company (L	LC) and Limited Liability Partners	hip (LLP))
		☐ Partnership (excluding LLP)			
		☐ Other. Specify:			

Solely for purposes of notices and communications.

en	Name ASAP Cayman Atla	nta H	otei LLC	•		Case num	ber (if known)			
	Describe debtor's business	A.	Check (One:						
	Describe debter a business		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))							
			Single A	Asset Rea	al Estate (as defined in	n 11 U.S.(C. § 101(51B))			
			☐ Railroad (as defined in 11 U.S.C. § 101(44))							
			Stockbr	oker (as	defined in 11 U.S.C. §	101(53A)))			
			Commo	dity Brok	er (as defined in 11 U	.S.C. § 10	1(6))			
			Clearing	g Bank (a	s defined in 11 U.S.C	. § 781(3))V			
		\boxtimes	None of	f the abov	/e					
		В.	Check a	all that ap	ply:					
			Tax-exe	empt entit	y (as described in 26	U.S.C. § 5	501)			
			Investm § 80a-3		eany, including hedge	fund or po	ooled investment v	rehicle (as define	d in 15 U.S.C.	
			Investm	ent advis	or (as defined in 15 L	J.S.C. § 80	0b-2(a)(11))			
		C.	C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .							
			<u>5313</u>							
Under which chapter of the Check One:										
Bankruptcy Code is the debtor filing? Chapter 7 Chapter 9					7					
		☐ Chapter 11. Check all that apply:								
		□ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625 (amount subject to adjustment on 4/01/22 and every 3 years after that).								
				□Т	ne debtor is a small b	usiness de	ebtor as defined in	11 U.S.C. § 101	(51D). If the	
				0	ebtor is a small busin f operations, cash-floo ocuments do not exis	w stateme	nt, and federal inc	ome tax return, o	r if all of these	
					plan is being filed wit	•	•		,(=).	
					cceptances of the pla reditors, in accordance			rom one or more	classes of	
					he debtor is required		- , ,	ample, 10K and	10Q) with the	
				S E	ecurities and Exchan	ge Commi	ssion according to Attachment to Volu	§ 13 or 15(d) of untary Petition fo	the Securities Non-Individuals Filing	
				□ T	ne debtor is a shell co 2b-2.	•	,	,		
			Chapte							
	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?		No Yes.	District		When		Case number		
	If more than 2 cases, attach a			District		When	MM/DD/YYYY	Case number		
	separate list.						MM/DD/YYYY			
	Are any bankruptcy cases pending or being filed by a		No	D. L.	0 0			Relationship	Affiliate	
	business partner or an affiliate of the debtor?	K	Yes.	Debtor	See Schedule 1			·		
	List all cases. If more than 1,			District	Delaware			When -	01/18/2021	
	attach a separate list.			Case nu	ımber, if known				MM / DD / YYYY	

Case 21-10054 Doc 1 Filed 01/18/21 Page 3 of 27

	Atlanta Hotel LLC	Case number (if known)					
Name							
11. Why is the case filed in this	Check all that apply:						
district?		immediately preceding the date of this petition or for a longer part of such 180 days than in any other					
	district.						
	☑ A bankruptcy case cor	ncerning debtor's affiliate, general part	ner, or partnership is pending in this district.				
12. Does the debtor own or have possession of any real		each property that needs immediate a	attention. Attach additional sheets if needed.				
property or personal propert that needs immediate	ty	roperty need immediate attention? (
attention?		• •	and identifiable hazard to public health or				
	What is the hazard?						
		e physically secured or protected from	n the weather.				
	attention (fo		quickly deteriorate or lose value without meat, dairy, produce, or securities-related				
	□ Other	nor optiono).					
	Where is the pro	onerty?					
	more to the pre	Number Street					
		City	State Zip Code				
	Is the property in	nsured?					
	□ No						
	☐ Yes. Insurar	nce agency					
	Contac	ct name					
	Phone						
Statistical and a	dministrative information						
13. Debtor's estimation of	Check one:						
available funds		distribution to unsecured creditors.					
			ilable for distribution to unsecured creditors.				
14. Estimated number of	□ 1-49	⊠ 1,000-5,000	□ 25,001-50,000				
creditors ²	□ 50-99 □ 400-400	□ 5,001-10,000 □ 10,001-05,000	□ 50,001-100,000				
	□ 100-199 □ 200-999	□ 10,001-25,000	☐ More than 100,000				
15. Estimated assets ³	□ \$0-\$50,000	□ \$1,000,001-\$10 million	⊠ \$500,000,001-\$1 billion				
	□ \$50,001-\$100,000 □ \$400,004,\$500,000	\$10,000,001-\$50 million	□ \$1,000,000,001-\$10 billion				
	□ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	□ \$10,000,000,001-\$50 billion□ More than \$50 billion				
16. Estimated liabilities	□ \$0-\$50,000	□ \$1,000,001-\$10 million	⊠ \$500,000,001-\$1 billion				
	\$50,001-\$100,000 \$100,001,\$500,000	□ \$10,000,001-\$50 million	□ \$1,000,000,001-\$10 billion				
□ \$100,001-\$500,000 □ \$50,000,001-\$100 million □ \$10,000,000,001-\$50 billion □ \$500,001-\$1 million □ \$10,000,001-\$500 million □ More than \$50 billion							

² The Eagle Hospitality Group's estimated assets, liabilities, and number of creditors noted here are provided on a consolidated basis. 3

Estimated value of assets as of September 30, 2020.

Debtor ASAP Cayman A	Case	e number (if known)						
Request for Relie	f, Declaration, and Signatures							
	a serious crime. Making a false statement in conne nment for up to 20 years, or both. 18 U.S.C. §§ 152		It in fines up to					
7. Declaration and signature of authorized representative of	The debtor requests relief in accordance with petition.	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.						
debtor	I have been authorized to file this petition on b	ehalf of the debtor.						
	I have examined the information in this petition correct.	I have examined the information in this petition and have a reasonable belief that the information is true and correct.						
I	declare under penalty of perjury that the foregoing is	s true and correct.						
	Executed on 01/ 18 /2021 MM/ DD / YYYY							
	/s/ Alan Tantleff Signature of authorized representative of	Alan Tantleff debtor Printed name						
8. Signature of attorney	Title President	Date 01/19/200						
or organization of accountry	/s/ G. David Dean Signature of attorney for debtor							
	G. David Dean							
	Printed name							
	Cole Schotz P.C.							
	Firm name							
	500 Delaware Avenue, Suite 1410							
	Number Street							
	Wilmington		19801					
	City	State	ZIP Code					
	(302) 652-3131	ddean@cole	schotz.com					
	Contact phone	Email addres						
	6403	DE						
	Bar number	State						

Fill in this information to identify the case:							
United States Bankruptcy Court for the:							
Dis	strict of Delaware						
	(State)						
Case number (if							
known):		Chapter	11				

☐ Check if this is an amended filing

Schedule 1

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

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of **EHT US1, Inc.**

- 5151 Wiley Post Way, Salt Lake City, LLC
- ASAP Cayman Atlanta Hotel LLC
- ASAP Cayman Denver Tech LLC
- ASAP Cayman Salt Lake City Hotel LLC
- ASAP Salt Lake City Hotel, LLC
- Atlanta Hotel Holdings, LLC
- CI Hospitality Investment, LLC
- Eagle Hospitality Trust S1 Pte. Ltd.
- Eagle Hospitality Trust S2 Pte. Ltd.
- EHT Cayman Corp Ltd.
- EHT US1, Inc.
- Sky Harbor Atlanta Northeast, LLC
- Sky Harbor Denver Holdco, LLC
- Sky Harbor Denver Tech Center, LLC
- UCCONT1, LLC
- UCF 1, LLC
- UCHIDH, LLC
- UCRDH, LLC
- Urban Commons 4th Street A, LLC
- Urban Commons Anaheim HI, LLC
- Urban Commons Bayshore A, LLC
- Urban Commons Cordova A, LLC
- Urban Commons Danbury A, LLC
- Urban Commons Highway 111 A, LLC
- Urban Commons Queensway, LLC
- Urban Commons Riverside Blvd., A, LLC
- USHIL Holdco Member, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	-X	
In re:	: Chapter 11	
ASAP CAYMAN ATLANTA HOTEL LLC,	: Case No. 21-[] ([])
Debtor.	:	
	· - X	

$\underline{\textbf{LIST OF EQUITY SECURITY HOLDERS}}^1$

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
ASAP Cayman	CI Hospitality	12 Marina Boulevard	
Atlanta Hotel LLC	Investment, LLC	Marina Bay Financial Centre Tower 3	100%
		Singapore 018982	

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

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	-X			
In re:	:	Chapter 11		
ASAP CAYMAN ATLANTA HOTEL LLC,	:	Case No. 21-[] ([_])
Debtor.	:			
	-X			

CORPORATE OWNERSHIP STATEMENT

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

Shareholder	Approximate Percentage of Equity Held
CI Hospitality Investment, LLC	100%

Fill in this information to identify the case:
Debtor name: EHT US1, Inc., et al.
United States Bankruptcy Court for the: District of Delaware
Case number (if known): 21

Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders¹

12/15

A list of creditors holding the 30 Largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 Largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent unliqui- dated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			services, and government contracts)	uisputeu	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	Lodging USA Lendco LLC ² c/o ASAP International Hotel, LLC 81 N. Mentor Avenue Pasadena CA 91106	Jerome Yuan jerome@asapholdings.com Tel: (213) 625-1200	Loan	□ c □ u ☑ D			\$89,000,000.003	
2	Crestline Hotels & Resorts LLC 3950 University Drive Suite 301 Fairfax VA 22030	Ed Hoganson ed.hoganson@crestlinehotels.com Tel: (571) 529-6111	Hotel Management	☑ c ☑ u ☑ D			\$5,750,000.00	
3	Aimbridge Hospitality, LLC 5501 Headquarters Drive Suite 300-W Plano TX 75024	Mark Lewis mark.lewis@evolutionhospitality.com Tel: (949) 307-1829	Trade	☑ c ☑ u ☑ d			\$3,475,764.00	
4	Intercontinental Hotels Group PO Box 101074 Atlanta GA 30392-1074		Trade	☑ c ☑ u ☑ D			\$3,257,449.00	
5	Evolution Hospitality LLC 5501 Headquarters Drive Suite 300-W Plano TX 75024	Mark Lewis mark.lewis@evolutionhospitality.com Tel: (949) 307-1829	Trade	☑ c ☑ u ☑ D			\$2,067,427.00	
6	Marriott International 10400 Fernwood Road Bethesda MD 20817		Trade	☑ c ☑ u ☑ D			\$1,733,018.00	
7	Sentry Control Systems Inc. 6611 Odessa Avenue Van Nuys CA 91406	Brent Gonzalez brent.gonzalez@skidata.com Tel: (818) 381-5259	Trade	☑ c ☑ u ☑ d			\$811,491.00	

¹ On a consolidated basis, excluding tax claims. The information herein shall not constitute an admission of liability by, nor is it binding on, any Debtors with respect to all or any portion of the claims listed herein. Moreover, nothing herein shall affect any Debtor's right to challenge the amount, priority, validity or characterization of any claim at a later date. Out of abundance of caution, the Debtors have included in this list vendors and service providers (to the extent known to the Debtors) who previously provided services to the hotel management companies. Any obligations to these vendors and service providers are obligations of the respective hotel management companies, and the Debtors reserve all rights related to claims of such vendors filed in this case.

2 The Debtors are currently investigating the loan from Lodging USA Lendco, LLC ("Lodging USA") to determine the role of the Debtors' former officers Taylor Woods and Howard Wu in connection

² The Debtors are currently investigating the loan from Lodging USA Lendco, LLC ("Lodging USA") to determine the role of the Debtors' former officers Taylor Woods and Howard Wu in connectio with Lodging USA and whether Lodging USA should be considered an insider.

³ Original principal amount.

Debtor EHT US1, Inc., et al.

Case number (if known) 21-____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent unliqui- dated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
8	Hilton Worldwide 4649 Paysphere Circle Chicago IL 60674		Trade	☑ c ☑ u ☑ D			\$778,533.00
9	Hospitality Staffing Solutions LLC PO BOX 742822 Atlanta GA 30374-2822	Michael Patterson MPatterson@hssstaffing.com Tel: (678) 426-5664	Trade	☑ c ☑ u ☑ D			\$657,424.00
10	Kaiser Foundation Health Plan FILE 5915 Los Angeles CA 90074-5915	Antonio Ayala Antonio.J.Ayala@kp.org Tel: (720) 857-4319	Trade	☑ c ☑ u ☑ D			\$554,252.00
11	Sysco 20701 East Currier Road Walnut CA 91789	Angelline Ng Ng.Angelline@la.sysco.com Tel: (909) 595-9595	Trade	☑ c ☑ u ☑ D			\$498,978.00
12	US Foods 9399 W Higgins Road Suite 400 Rosemont IL 60018	Charlene K Goss charlene.goss@usfoods.com Tel: (847) 268-5428	Trade	☑ c ☑ u ☑ D			\$408,579.00
13	Everest National Insurance Company P.O. Box 499 Newark NJ 07101	Tel: (714) 371-9600	Trade	☑ c ☑ u ☑ p			\$328,456.00
14	Gibs Inc. c/o Carnival Corporation 231 Windsor Way Long Beach CA 90802	Wilkin Mes WMes@carnival.com Tel: (562) 243-2191	Trade	☑ c ☑ u ☑ p			\$327,789.00
15	Hotelier Management Services LLC PO Box 715123 Cincinnati OH 45271-5123	Angel Pis-Dudot angel@hotelierlinen.com Tel: (786) 301-6559	Trade	☑ c ☑ u ☑ D			\$299,734.00
16	Aetna Life Insurance Company PO Box 31001-1408 Pasadena CA 91110-1408	Tel: (866) 899-4378	Trade	☑ c ☑ u ☑ p			\$278,210.00
17	Belfor USA Group Inc. 5085 Kalamath Street Denver CO 80221	Tim Smith tim.smith@us.belfor.com Tel: (303) 656-1178	Trade	☑ c ☑ u ☑ p			\$277,098.00
18	Blackhawk Protection 30141 Antelope Road Suite D #786 Menifee CA 92584	Javier Escobar tiffganino@aol.com Tel: (909) 384-9015	Trade	☑ c ☑ u ☑ p			\$257,513.00

Debtor EHT US1, Inc., et al.

Case number (if known) 21-____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent unliqui- dated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
19	ENWAVE USA PO Box 207851 Dallas TX 75320-7851	Robert Fox efox@enwaveusa.com	Trade	∑ c ∑ u ∑ D			\$206,773.00
20	PSAV 23918 Network Place Chicago IL 60673	Dawn C. Montgomery dmontgomery@PSAV.com Tel: (727) 743-9577	Trade	☑ c ☑ u ☑ D			\$199,566.00
21	Fiserv 255 Fiserv Drive Brookfield WI 53045	Deborah Stevenson Deborah.Stevenson@fiserv.com Tel: 301-665-4031	Trade	☑ c ☑ u ☑ D			\$199,320.00
22	Ecolab Inc. 2301 Maitland Center Parkway Suite 175 Maitland FL 32751	Angie Berberich angela.berberich@ecolab.com Tel: 1 (800) 352-5326	Trade	☑ c ☑ u ☑ p			\$198,477.00
23	Duke Energy 550 South Tryon Street Charlotte NC 28202	Florida.support@duke-energy.com Tel: (877) 372-8477	Trade	☑ c ☑ u ☑ p			\$190,635.00
24	American Hotel Register Company PO Box 206720 Dallas TX 75320-6720	Sue Black sblack@americanhotel.com Tel: 1 (800) 323-5686	Trade	☑ c ☑ u ☑ d			\$188,258.00
25	JN Cleaning Solutions 1424 RIDGE ST Kissimmee FL 34744	Jusemil Abijamad jabijamad@jncleaningsolutions.com Tel: (407) 460-3981	Trade	☑ c ☑ u ☑ d			\$185,853.00
26	lwerks Entertainment Inc. 27509 Avenue Hopkins Santa Clarita CA 91355	Kate Magnusson kmagnusson@iwerks.com Tel: (416) 597-1585	Trade	☑ c ☑ u ☑ d			\$170,870.00
27	EPIC Entertainment 207 E Broadway # 302 Long Beach CA 90802	Steve Sheldon steve@epicentertainmentgroup.com Tel: (323) 641-3742	Trade	☑ c ☑ u ☑ d			\$170,622.00
28	Main Competitors Inc. 800 Robinson Ave Kissimmee FL 34741		Trade	☑ c ☑ u ☑ p			\$166,834.00
29	Southern California Edison P.O. Box 300 Rosemead CA 91772-0001		Trade	☑ c ☑ u ☑ D			\$165,710.00

Case 21-10054 Doc 1 Filed 01/18/21 Page 11 of 27

Debtor EHT US1, Inc., et al.

Case number (if known) 21-____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent unliqui- dated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
30	City of Anaheim Public Utilities P.O. Box 3069 201 South Anaheim Blvd Anaheim CA 92803-3069		Trade	☑ c ☑ u ☑ p			\$148,150.00

Fill in this information to identify the case and this filing:				
ware				
(State)				
ela				

Official Form 202

<u>Declaration Under Penalty of Perjury for Non-Individual Debtors</u>

12/15

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

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

Declaration and signature

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

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

	Schedule A/	B. Assets-R	eal and Pers	onal Property	(Official Form	n 206A/R)
_	Ochicadic 7V	D. 7100010 11	cai ana i cio	Ulial I TODGILY	(Oniolai i Oni	1200, 10,

- □ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration <u>List of Equity Security Holders and Corporate Ownership Statement</u>

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

Executed on

01/18/2021	/s/ Alan Tantleff
MM/ DD/YYYY	Signature of individual signing on behalf of debtor
	Alan Tantleff
	Printed name
	President
	Position or relationship to debtor

Declaration Under Penalty of Perjury for Non-Individual Debtors

OMNIBUS WRITTEN CONSENT

(Eagle Hospitality Group Chapter 11 Filing)

January 18, 2021

In accordance with, as applicable, the General Corporation Law of the State of Delaware, the Limited Liability Company Act of the State of Delaware, the California Revised Uniform Limited Liability Company Act, the Limited Liability Companies Law of the Cayman Islands, and the respective governing and organizational documents of the applicable entities described below, the undersigned hereby adopt the following resolutions by unanimous written consent, effective as of the date first written above.

WHEREAS, EHT US1, Inc., a Delaware Corporation ("US1 Corp"), owns one hundred percent (100%) of the equity interests in, and is the sole member of, each of (A) CI Hospitality Investment, LLC, a Cayman Islands limited liability company ("CI Hospitality"), and (B) USHIL Holdco Member, LLC, a Delaware limited liability company (the "UC Holdco");

WHEREAS, UC Holdco owns one hundred percent (100%) of the equity interests in: (1) Urban Commons Danbury A, LLC, (2) UCHIDH, LLC, (3) UCF 1, LLC, (4) UCRDH, LLC, (5) Urban Commons Bayshore A, LLC, (6) UCCONT1, LLC, (7) Urban Commons Cordova A, LLC, (8) Urban Commons Highway 111 A, LLC, (9) Urban Commons Anaheim HI, LLC, (10) Urban Commons 4th Street A, LLC, (11) Urban Commons Riverside Blvd., A, LLC, and (12) Urban Commons Queensway, LLC (each of the entities in the foregoing clauses (1) through (12), a Delaware limited liability company other than Urban Commons Queensway, LLC, which is a California limited liability company, and collectively, the "UC Property-Level LLCs");

WHEREAS, CI Hospitality owns 100% of the equity interests in, and is the sole member of, each of: (1) ASAP Cayman Atlanta Hotel LLC ("ASAP Atlanta"), (2) ASAP Cayman Salt Lake City Hotel LLC ("ASAP Salt Lake"), and (3) ASAP Cayman Denver Tech LLC ("ASAP Denver Tech") (each a Cayman Islands limited liability company, and collectively, the "ASAP Cayman Mid-Level LLCs"); and

WHEREAS, (i) ASAP Atlanta owns one hundred percent (100%) of the equity interests in Atlanta Hotel Holdings, LLC, a Delaware limited liability company ("Atlanta Hotel Holdings"), which in turn owns one hundred percent (100%) of the equity interests in Sky Harbor Atlanta Northeast, LLC, a Delaware limited liability company ("Sky Harbor Atlanta"); (ii) ASAP Salt Lake owns one hundred percent (100%) of the equity interests in ASAP Salt Lake City Hotel, LLC, a Delaware limited liability company ("Salt Lake Hotel"), which in turn owns one hundred percent (100%) of the equity interests in 5151 Wiley Post Way, Salt Lake City, LLC, a Delaware limited liability company ("Wiley Post"); and (iii) ASAP Denver Tech owns one hundred percent (100%) of the equity interests in Sky Harbor Denver Holdco, LLC, a Delaware limited liability company ("Denver Holdco"), which in turn owns one hundred percent (100%) of the equity interests in Sky Harbor Denver Tech Center LLC, a Delaware limited liability company ("Denver Tech Center", and collectively with each of US1 Corp, CI Hospitality, UC Holdco, the UC Property-Level LLCs, the ASAP Cayman Mid-Level LLCs, Atlanta Hotel Holdings, Sky Harbor Atlanta, Salt Lake Hotel, Wiley Post, Denver Holdco, and Denver Tech Center, the "Filing Entities", and each a "Filing Entity").

Chapter 11 Filing

WHEREAS, the Filing Entities have considered presentations by their respective management and financial and legal advisors regarding their respective liabilities and liquidity situations, the strategic alternatives available to them and the effect of the foregoing on their respective businesses;

WHEREAS, the boards of directors, managers, and/or members, as applicable, of each of the Filing Entities (i) have consulted with their respective management and financial and legal advisors and fully considered each of the strategic alternatives available to them, taking into consideration, among other things, their respective liquidity situations and debt obligations, and (ii) have determined that it is desirable and in the best interests of their respective companies, their creditors, stakeholders and other interested parties, that that each of the Filing Entities file or cause to be filed voluntary petitions for relief (each, a "Chapter 11 Case" and collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") in which the authority for each of the Filing Entities to operate as a debtor in possession will be sought.

NOW, THEREFORE, BE IT RESOLVED, that each Filing Entity shall be, and hereby is, authorized, directed and empowered to file or cause to be filed Chapter 11 Cases under the provisions of the Bankruptcy Code in the Bankruptcy Court; and be it further

RESOLVED, that, to the extent necessary to execute and/or file the petitions, schedules, lists motions, papers, documents, or other filings described below, any authorized officer, director and/or manager, as applicable, of each Filing Entity (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers of such Filing Entity be, and hereby are, authorized, empowered, and directed to execute and file on behalf of such Filing Entity all petitions, schedules, lists, motions, papers, documents, or other filings, and to take any and all action that they deem necessary or proper to obtain such relief, including any action necessary to maintain the ordinary-course operation of the relevant Filing Entity's business.

Retention of Professionals

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the law firm of Paul Hastings LLP ("*Paul Hastings*") as general bankruptcy counsel to represent and assist each Filing Entity in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Filing Entity's rights and obligations in the Chapter 11 Cases, including filing any pleadings, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Paul Hastings; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the law firm of Cole Schotz P.C. ("*Cole Schotz*") as Delaware counsel to represent and assist each Filing Entity in connection with their restructuring and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Cole Schotz; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the law firm of Rajah & Tann Singapore LLP ("**Rajah & Tann**") as counsel in connection with Singapore law advice to, among other things, represent and assist each Filing Entity in connection with their restructuring and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Rajah & Tann; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the law firm of Walkers ("*Walkers*") as counsel in connection with Cayman law advice to represent and assist each Filing Entity incorporated in the Cayman Islands in connection with their restructuring and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Walkers; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the firm FTI Consulting, Inc. ("FTI") to provide Alan Tantleff as chief restructuring officer and certain additional personnel to assist each Filing Entity with its reorganization efforts and the Chapter 11 Cases and to, among other things, assist each Filing Entity in (i) developing financial data for evaluation by its Board, creditors, or other third parties (in each case as requested by such Filing Entity), (ii) responding to issues related to such Filing Entity's financial liquidity, and (iii) selling such Filing Entity's assets, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of FTI; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the firms Moelis & Company LLC and Moelis & Company Asia Limited (together, "Moelis") as investment banker to, among other things, assist each Filing Entity in (i) conducting a strategic review of each Filing Entity's capital structure, (ii) advising each Filing Entity in connection with a restructuring of the Filing Entity's funded debt, and (iii) assisting each Filing Entity to evaluate financing and acquisition proposals, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Moelis; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to (a) employ the firm of Donlin, Recano & Company, Inc. ("Claims Agent") as notice and claims agent and administrative advisor to represent and assist each Filing Entity in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Filing Entity's rights and obligations in the Chapter 11 Cases, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain the services of Claims Agent; and be it

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and empowered to (a) employ any other professionals to assist each Filing Entity in carrying out its duties under the Bankruptcy Code, and (b) in connection therewith, to execute appropriate retention agreements, pay appropriate retainers and fees, and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and be it

FURTHER RESOLVED, that each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized, empowered, and directed to (a) execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, (b) in connection therewith, employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals, and (c) take and perform any and all further acts and deeds that such Authorized Officer deems necessary, proper, or desirable in connection with each Filing Entity's Chapter 11 Case, with a view to the successful prosecution of each such case.

Cash Collateral and DIP Financing

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered, to (a) seek approval of a cash collateral order in interim and final form which may require the Filing Entity to grant liens and (b) negotiate and enter into debtor-in-possession financing, in each case subject to potential capital maintenance rules and financial assistance rules to be complied with under applicable laws;

FURTHER RESOLVED, that each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized, empowered, and directed on behalf of and in the name of each Filing Entity to secure the payment and performance of any post-petition financing by (a) pledging or granting liens and mortgages on, or security interest in, all or any portion of such Filing Entity's assets, including all or any portion of the issued and outstanding capital stock, partnership interests, or membership interests of any subsidiaries of such Filing Entity, whether now owned or hereafter acquired, and (b) entering into or causing to be entered into such security agreements, pledge agreements, control agreements, inter-creditor agreements, mortgages, deeds of trust and other agreements as are necessary, appropriate or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, this resolution in such form, covering such collateral and having such other terms and conditions as are approved or deemed necessary, appropriate or desirable by the officer executing the same, the execution thereof by such officer to be conclusive evidence of such approval or determination; and

FURTHER RESOLVED, each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized, empowered, and directed on behalf of and in the name of each Filing Entity to (a) take such further actions and execute and deliver such certificates, instruments, guaranties, notices and documents as may be required or as such officers may deem necessary, advisable or proper to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements and the like, and (b) perform the obligations of such Filing Entity under the relevant companies law applicable to such Filing Entity and the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices and documents to be executed and delivered in such form as the officers performing or executing the same shall approve, and the performance or execution thereof by such officers shall be conclusive evidence of the approval thereof by such officers and by such Filing Entity.

General Authorization

RESOLVED, that the authorized officers, directors and/or managers, as applicable, of the undersigned be, and each of them hereby is, authorized and directed, for and on behalf of the undersigned, to prepare, execute and deliver such other documents and to take such other action as they may deem necessary or advisable to carry out the purposes of the foregoing resolutions and that all such actions consistent with the foregoing resolutions that may have been taken to date are hereby authorized, ratified, approved and confirmed in all respects.

Effectiveness

This Omnibus Written Consent is effective as of January 18, 2021.

[Signature pages follow]

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of EHT US1, Inc., hereby execute this Omnibus Written Consent as of the date first written above.

Alan Tantleff

Nicholas Gronow

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of EHT US1, Inc., hereby execute this Omnibus Written Consent as of the date first written above.

Alan Tantleff

Nicholas Gronow

EHT US1, INC., a Delaware corporation, on its own behalf, and as the sole member of USHIL Holdco Member, LLC and as the sole manager of CI Hospitality Investment, LLC

Name: Man Tantleff

USHIL HOLDCO MEMBER, LLC, a Delaware limited liability company, on its own behalf and as the sole member of each of:

UCHIDH, LLC, a Delaware limited liability company

UCF 1, LLC, a Delaware limited liability company

UCRDH, LLC, a Delaware limited liability company

URBAN COMMONS BAYSHORE A, LLC, a Delaware limited liability company

UCCONT1, LLC, a Delaware limited liability company

URBAN COMMONS CORDOVA A, LLC, a Delaware limited liability company

URBAN COMMONS HIGHWAY 111 A, LLC, a Delaware limited liability company

URBAN COMMONS ANAHEIM HI, LLC, a Delaware limited liability company

URBAN COMMONS 4TH STREET A, LLC, a Delaware limited liability company

URBAN COMMONS RIVERSIDE BLVD., A, LLC, a Delaware limited liability company

URBAN COMMONS DANBURY A, LLC, a Delaware limited liability company

URBAN COMMONS QUEENSWAY, LLC, a California limited liability company

Name: Man Tantleff

UCHIDH, LLC, a Delaware limited liability company

Name. Alan Tantleff

Title: President

UCF 1, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

UCRDH, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

URBAN COMMONS BAYSHORE A, LLC, a Delaware limited liability company

Name. Alan Tantleff Title: President

UCCONT1, LLC, a Delaware limited liability company

Name: Alan Tantleff
Title: President

URBAN COMMONS CORDOVA A, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

URBAN COMMONS HIGHWAY 111 A, LLC, a Delaware limited liability company

Name: Alan Tantleff Title:/President

URBAN COMMONS ANAHEIM HI, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

URBAN COMMONS 4TH STREET A, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

URBAN COMMONS RIVERSIDE BLVD., A, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President URBAN COMMONS DANBURY A, LLC, a Delaware limited liability company

Name: Alan Tantleff Title: President

URBAN COMMONS QUEENSWAY, LLC, a California limited liability company

Name: Alan Tantleff Vitle: President

CI HOSPITALITY INVESTMENT, LLC, a Cayman Islands limited liability company, on its own behalf and as the sole manager of:

ASAP CAYMAN ATLANTA HOTEL LLC, a Cayman Islands limited liability company

ASAP CAYMAN SALT LAKE CITY LLC, a Cayman Islands limited liability company

ASAP CAYMAN DENVER TECH LLC, a

Cayman Islands limited liability company

By: Name: Alan Tantleff

ASAP CAYMAN ATLANTA HOTEL LLC, a

Cayman Islands limited liability company, on its own behalf and as the sole member of:

ATLANTA HOTEL HOLDINGS, LLC, a

Delaware limited liability company

Name: Alan Tantleff

Title: President

ATLANTA HOTEL HOLDINGS, LLC, a Delaware limited liability company, on its own behalf and as the sole member of:

SKY HARBOR ATLANTA NORTHEAST,

LLC, a Delaware limited liability company

By: _______Name: Alan Tantleff

Title: President

SKY HARBOR ATLANTA NORTHEAST, LLC, a

Delaware limited liability company

Name: Alan Tantleff

ASAP CAYMAN SALT LAKE CITY HOTEL LLC, a Cayman Islands limited liability company, on its own behalf and as the sole member of:

ASAP SALT LAKE CITY HOTEL, LLC, a

Delaware limited liability company

Name: Alan Tantleff Title: President

ASAP SALT LAKE CITY HOTEL, LLC, a Delaware limited liability company, on its own behalf and as the sole member of:

5151 WILEY POST WAY, SALT LAKE CITY, LLC, a Delaware limited liability company

Title: President

5151 WILEY POST WAY, SALT LAKE CITY,

LLC, a Delaware limited liability company

ASAP CAYMAN DENVER TECH LLC, a Cayman Islands limited liability company, on its own behalf and as the sole member of:

SKY HARBOR DENVER HOLDCO, LLC, a

Delaware limited liability company

Name: Alan Tantleff
Title: President

SKY HARBOR DENVER HOLDCO, LLC, a Delaware limited liability company, on its own behalf and as the sole member of:

SKY HARBOR DENVER TECH CENTER

LLC, a Delaware limited liability company

By: Name: Alán Tantleff

Title: President

SKY HARBOR DENVER TECH CENTER LLC, a

Delaware limited liability company

Name: Alan Tantleff