Case 23-43085-mxm11 Doc 21 Filed 11/06/23 Entered 11/06/23 17:24:47 Desc Main Document Page 1 of 95 Fill in this information to identify the case: **BWH Texas, LLC** Debtor name United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS 23-43085 ☐ Check if this is an (if known) amended filing Official Form 207 Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/22 The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known). Part 1: Income Gross revenue from business ☐ None Identify the beginning and ending dates of the debtor's fiscal year, Sources of revenue **Gross revenue** which may be a calendar year Check all that apply. (before deductions and exclusions From the beginning of the Operating a business Filing date From **01/01/2023** to fiscal year to filing date: Other \$0.00 Operating a business  $\square$ For prior year: 01/01/2022 12/31/2022 Other \$0.00 MM / DD / YYYY MM / DD / YYYY Operating a business 囨 01/01/2021 to 12/31/2021 For the year before that: From Other \$539,499.28 П MM / DD / YYYY MM / DD / YYYY Non-business revenue Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1. **✓** None Part 2: List Certain Transfers Made Before Filing for Bankruptcy Certain payments or transfers to creditors within 90 days before filing this case List payments or transfers--including expense reimbursements--to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$7,575. (This amount may be adjusted on 4/01/25 and every 3 years after that with respect to cases filed on or after the date of adjustment.) ☐ None

Creditor's name and address	Dates	Total amount or value	Reasons for payment or transfer
			Check all that apply
			☐ Secured debt
Creditor's name			Unsecured loan repayments
Street			Suppliers or vendors
			Services
			Other
	See supplement to Q#3 Creditor's name	See supplement to Q#3 Creditor's name	See supplement to Q#3 Creditor's name

3.

Debt	or BWH Texas, LLC	Document	Page 2 of 95  Case number (if	known) <b>23-43085</b>	Dood Wan
List payments or other transfers of property of the debtor that was creditor, sold at a foreclosure sale, trailine 6.  None  Repossessions, foreclosures, and a creditor, sold at a foreclosure sale, trailine 6.  None  None  List any creditor, including a bank or fan account of the debtor without permethe debtor owed a debt.  None  Legal actions, administrative proce List the legal actions, proceedings, in:					
4.	Payments or other transfers of proper	ty made within 1 year before fili	ing this case that benefite	ed any insider	
	List payments or transfers, including exp guaranteed or co-signed by an insider ur \$7,575. (This amount may be adjusted of adjustment.) Do not include any payment and their relatives; general partners of a any managing agent of the debtor. 11 U	nless the aggregate value of all pr on 4/01/25 and every 3 years aftents listed in line 3. Insiders includ partnership debtor and their relati	operty transferred to or for r that with respect to cases e officers, directors, and a	the benefit of the insi filed on or after the d nyone in control of a c	der is less than ate of orporate debtor
	None				
	Insider's name and address	Dates	Total amount or value	Reasons for payme	ent or transfer
4.1.					
	Insider's name				
	Street				
	City State	ZIP Code			
	Relationship to debtor				
	reciationing to doctor				
_	Panagagaiana forceleguras and ret				
	•				
	creditor, sold at a foreclosure sale, trans				
	None				
6.	Setoffs				
	List any creditor, including a bank or fina an account of the debtor without permiss the debtor owed a debt.				
	<b>✓</b> None				
Pa	ort 3: Legal Actions or Assign	nments			
	Legal actions, administrative proceed List the legal actions, proceedings, invest was involved in any capacitywithin 1 years	stigations, arbitrations, mediations	. •		h the debtor
	None				
		ature of case	Court or agency's na		Status of case
7.1.	<u>•</u> •	lass action suit against arious defendants - including	U. S. Dist. Ct E.D. Name	). Virginia	─ Pending
		ebtor and Bluetech	701 E. Broad Stree	et	— ☐ On appeal
		revocable Trust - related to	Street		_ ☐ Concluded
		lleged usurious loans			
	Case number 3:19-cv-314		Richmond	VA 23219	
	J. 13-64-314		City	State ZIP Code	_

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Deb		Document Pag	e 3 of 95 Case number (if kn	own) <u><b>23-43085</b></u>	
8.	Assignments and receivership				
Ο.	List any property in the hands of an assignee for the b	anofit of craditors during t	ha 120 days hafara filin	a this case and any	r proporty in the
	hands of a receiver, custodian, or other court-appointed		-	y illis case allu ally	property in the
	<b>⋈</b> None				
Pa	art 4: Certain Gifts and Charitable Cont	ributions			
9.	List all gifts or charitable contributions the debtor aggregate value of the gifts to that recipient is less	gave to a recipient within	n 2 years before filing	this case unless th	ne
	<b>☑</b> None				
Pá	art 5: Certain Losses				
10.	All losses from fire, theft, or other casualty within 1	1 year before filing this c	ase.		
	<b>✓</b> None				
D	art 6: Certain Payments or Transfers				
	Payments related to bankruptcy				
	before the filing of this case to another person or entity restructuring, seeking bankruptcy relief, or filing a bankruptcy relief.		the debtor consulted a	oout debt consolida	ition or
	Who was paid or who received the transfer?	If not money, describe transferred	e any property	Dates	Total amount or value
11.	1. Freeman Law, PLLC	_		10/3/2023	\$48,672.49
	Address			(\$25,000)	
	7011 Main Street	_		10/12/2023*	
	Street	_		(\$23,672.49) (received	
	Frisco TX 75034	_		date; had	
	City State ZIP Code	_		been initiated prior to	
	Email or website address			petition date)	
	Who made the payment, if not debtor?	_			
	Debtor/Bluetech Irrevocable Trust				
		_			
12.	Self-settled trusts of which the debtor is a beneficial List any payments or transfers of property made by the	-	on behalf of the debto	r within 10 vears be	fore the filina
	of this case to a self-settled trust or similar device.	·	, 2 2.35.0	13 ,54 20	<b>9</b>
	Do not include transfers already listed on this stateme	nt.			

✓ None

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Debtor	BWH Texas, LLC	Document	Page 4 of 95 Case number (i	if known) 23-4308	5
	Name				
Lis de fin	ansfers not already listed on this statement any transfers of money or other property- bothor within 2 years before the filing of this calancial affairs. Include both outright transfer atement.	by sale, trade, or any otl ase to another person, o	ther than property transferred	I in the ordinary cours	se of business or
	None				
	Who received transfer?		of property transferred received or debts paid	Date transfer was made	Total amount or value
13.1.	See Supplement to Q#13				
	Address				
	Street				
	City State ZIP Co	ode			
	Relationship to debtor				
Part	7: Previous Locations				
14. Pr	evious addresses				_
Lis	st all previous addresses used by the debtor	within 3 years before fil	ing this case and the dates th	ne addresses were us	ed.
✓	Does not apply				
Part	8: Health Care Bankruptcies				
15. He	ealth Care bankruptcies				_
Is	the debtor primarily engaged in offering ser	vices and facilities for:			
-	diagnosing or treating injury, deformity, or	disease, or			
-	providing any surgical, psychiatric, drug tre	eatment, or obstetric care	e?		
Part	9: Personally Identifiable Info	rmation			
16. Do	pes the debtor collect and retain personal	lly identifiable informat	ion of customers?		
	No. Yes. State the nature of the information of	collected and retained _			
	Does the debtor have a privacy poli				
	☐ No. ☐ Yes.				

		Ca	ase 23-43085-mxm11	Doc 21			Entered 11/06	6/23	17:24:47	Desc Main
Deb	tor		BWH Texas, LLC		Document	———	5 of 95 Case number (if kn	nown)	23-43085	
17.		<b>er p</b> No.	6 years before filing this case, had been sion or profit-sharing plan made.  Go to Part 10.  Does the debtor serve as plan a	de available	e by the debtor			ERISA	a, 401(k), 403(l	b) or
			☐ No. Go to Part 10. ☐ Yes. Fill in below:							
P	art 1	10:	Certain Financial Accour	nts, Safe	Deposit Box	es, and S	storage Units			
18.	Wit clos	hin ´sed, lude	I financial accounts  1 year before filing this case, were a sold, moved, or transferred? checking, savings, money market, cooperatives, associations, and o	or other fina	ancial accounts,					
		Nor	ne							
18			ancial institution name and addre		ast 4 digits of ecount number		Type of account	was o	closed,	Last balance before closing or transfer
10		Nam	oital Security Bank e		XXX- 1 0	8 7	Checking	1	0/2023	
		P.O Stree	D. Box 906			<u> </u>	Savings			_
			ntrepoint, Avarua, Rarotonga				☐ Money market ☐ Brokerage ☐ Other			
		Coc City	ok Islands State ZIP Cod	<u> </u>						
19.	<b>Saf</b> List	i <b>e de</b> t any	eposit boxes / safe deposit box or other deposito is case.	ory for secur	ities, cash, or ot	her valuable	es the debtor now has	s or did	have within 1	year before
		Nor	ne							
20.	List	t any	mises storage / property kept in storage units or w g in which the debtor does business		within 1 year bef	ore filing thi	is case. Do not includ	de facili	ities that are in	a part of a
		Nor	ne							
P	art ′	11:	Property the Debtor Hold	ls or Con	trols That th	e Debtor	Does Not Own	_		
21.	List	any	ty held for another  property that the debtor holds or c  Do not list leased or rented proper		another entity o	wns. Includ	e any property borrov	ved fror	m, being stored	d for, or held
	N	Nor	ne							

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Debtor **BWH Texas, LLC**  Case number (if known) 23-43085

Name

#### Part 12: **Details About Environmental Information**

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

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless or 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

SI	milarly narmiul substance.				
Repo	ort all notices, releases, and proceedings kn	own, regardless of when they occurred.			
	Has the debtor been a party in any judicial of Include settlements and orders.	or administrative proceeding under any e	nvironmental law	?	
	<ul><li>No</li><li>Yes. Provide details below.</li></ul>				
	Has any governmental unit otherwise notification of an environmental law?	ed the debtor that the debtor may be liab	le or potentially li	able under or in	
	<ul><li>✓ No</li><li>✓ Yes. Provide details below.</li></ul>				
24.	Has the debtor notified any govermental un	it of any release of hazardous material?			
	<ul><li>✓ No</li><li>✓ Yes. Provide details below.</li></ul>				
Pa	rt 13: Details About the Debtor's E	Business or Connections to Any E	Business		
	List any business for which the debtor was an case. Include this information even if already  None	•	son in control with	in 6 years before filing this	
25.1	Business name and address  See attached "Acknowledgment"	Describe the nature of the business		<b>tification number</b> Social Security number or ITIN.	
	Name		EIN: _	·	
	Street	-	Dates busines		
	City State ZIP Code	_	From	То	
25.2	Business name and address  See attached Disclosures in	Describe the nature of the business		tification number Social Security number or ITIN.	
	Interrogatory Responses Name	-	EIN:	·	_
	Street	_	Dates busines	s existed	
		_	From	То	
	City State ZIP Code	-			

Page 7 of 95 Document **BWH Texas, LLC** Case number (if known) 23-43085 Debtor 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. ☐ None Name and address Dates of service 26a.1. David French & Associates То From 609 Castle Ridge Rd. Suite 445 Austin TX 78746 ZIP Code 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. 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. ✓ None List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case. **✓** None 27. Inventories Have any inventories of the debtor's property been taken within 2 years before filing this case? **☑** No. Yes. Give the details about the two most recent inventories. 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 Matt Martorello fbo Matthew J. M 3805 Greenbrier Drive **Custodian under TUTMA / Equity** 33.3% Dallas, TX 75225 Ownership Matt Martorello fbo Vincent J. Ma 3805 Greenbrier Drive Custodian under TUTMA / Equity 33.3% Dallas, TX 75225 Ownership Matt Martorello fbo Thomas H. M 3805 Greenbrier Drive Custodian under TUTMA / Equity 33.3% Dallas, TX 75225 Ownership 29. 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? □ No Yes. Identify below. Name **Address** Position and nature of Period during which position any interest or interest was held See attached Disclosures in Inter From To То Guardian Trust Corp, Trustee of From Matt Martorello fbo children Shareholder From То То See attached supplement to Q29 From

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Debtor		
	Name	
W	Payments, distributions, or withdrawals credited or given to insiders  Nithin 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised?	
<b>□</b>	☐ No ☑ Yes. Identify below.	
	Name and address of recipient Amount of money or description Dates Reason for and value of property providing the value	
30.1.	Eventide Acquisition	
	Name See attached account statement Street	
	City State ZIP Code	
	Relationship to debtor	
31. W	Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?	
_	▼ No  Yes. Identify below.	
32. W	Nithin 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?	
_	☑ No □ Yes. Identify below.	
Part	t 14: Signature and Declaration	
connec	NING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both.  S.C. §§ 152, 1341, 1519, and 3571.	
	e examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is nd correct.	•
I decla	are under penalty of perjury that the foregoing is true and correct.	
Execut	uted on 11/06/2023 MM / DD / YYYY	
X /s/	/ Matthew Martorello Printed name Matthew Martorello	
Sign	gnature of individual signing on behalf of the debtor	
Pos	osition or relationship to debtor President of Manager of Debtor	
Are ad No		

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IN RE:		9		
		§		
BWH Texas, LLC		§	Case No.	23-43085
		§	•	
	Debtor(s)	§	Chapter	11

# DECLARATION FOR ELECTRONIC FILING OF AMENDED PETITION, ORIGINAL/AMENDED BANKRUPTCY STATEMENTS AND SCHEDULES, AND/OR AMENDED MASTER MAILING LIST (MATRIX)

As an individual debtor in this case, or as the individual authorized to act on behalf of the corporation, partnership, or limited liability company named as the debtor in this case. LHEREBY DECLARE UNDER PENALTY OF PERJURY that I have read

liabilit	y company named a	as the debtor in this case, I HERE	Y DECLARE UNDER PENALTY OF PERJURY that I have	ave read
Ø	the original stateme	ents and schedules to be filed elec	ronically in this case	
	the voluntary petition	on as amended on	and to be filed electronically in this case	
	the statements and	d schedules as amended on	and to be filed electronically in this	s case
	the master mailing	list (matrix) as amended on	and to be filed electronically in this	s case
Court electr will re	within seven (7) butonically. I understa	usiness days after such statements and that a failure to file the signed o I of my case and that, as to any am	I understand that this Declaration is to be filed with the schedules, and/or amended petition or matrix have beeiginal of this Declaration as to any original statments an ended petition, statement, schedule or matrix, such failu	en filed d schedules
Ø	I hereby further ded	itioner is a corporation, partnership clare under penalty of perjury that l or amended matrix on behalf of the	have been authorized to file the statements, schedules	, and/or
Date:	11/6/2023	/s/ Matthew Martorello Matthew Martorello President of Manager of Debtor Complete EIN: 98-0689205		

SOFA Q#3, 4, 13, 30



571086 - Breakwater Holding LLC

#### **Net Worth Summary** for Account 571086

Account category	Balance as at September 26	i, 2023
Cash	\$ 6,8	10.30
Current net	worth \$ 6,8	10.30
Highest net worth 1 Jan 2020 to 26	Sep 2023 3,167,4	57.11



571086 - Breakwater Holding LLC

Account Summary						
	Reported in Native Currency			rrency		
Account name		Balance	Currency	FX Rate	Balance	
Cash Accounts						
US Dollar (USD)						
USD Call Account		6,810.30	USD	1.000000	6,810.30	
				Cash Accounts	6,810.30	



571086 - Breakwater Holding LLC

#### Account Transactions for the period 01-Jan-2020 to 26-Sep-2023

#### **USD Call Account**

Value date	Trans. ID	Trans. type	Transaction description / Additional details	Withdrawal	Deposit	Balance
					Opening Balance	110,892.86
21-Jan-2020	320507	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,951.30	127,844.16
21-Jan-2020	320507	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		127,824.16
31-Jan-2020	323280	INT-DDI	Demand Deposit Interest 571086-304594 to Jan 31, 2020 / Demand Deposit Interest 571086-304594 to Jan 31, 2020		10.16	127,834.32
31-Jan-2020	324051	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		127,784.32
17-Feb-2020	325245	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		32,379.03	160,163.35
17-Feb-2020	325245	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC FBO	20.00		160,143.35
29-Feb-2020	326558	INT-DDI	Demand Deposit Interest 571086-304594 to Feb 29, 2020 / Demand Deposit Interest 571086-304594 to Feb 29, 2020		11.32	160,154.67
29-Feb-2020	327344	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		160,104.67
17-Mar-2020	329192	DPF	Wire Transfer In / US Bancorp Fund Services LLC		15,855.41	175,960.08
17-Mar-2020	329192	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		175,940.08
31-Mar-2020	330810	INT-DDI	Demand Deposit Interest 571086-304594 to Mar 31, 2020 / Demand Deposit Interest 571086-304594 to Mar 31, 2020		14.39	175,954.47
31-Mar-2020	331584	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		175,904.47
17-Apr-2020	332978	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		16,951.30	192,855.77
17-Apr-2020	332978	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC FBO	20.00		192,835.77
30-Apr-2020	333965	INT-DDI	Demand Deposit Interest 571086-304594 to Apr 30, 2020 / Demand Deposit Interest 571086-304594 to Apr 30, 2020		15.40	192,851.17
30-Apr-2020	334739	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		192,801.17
18-May-2020	336419	DPF	Wire Transfer In / Us Bancorp Fund Services LLC FBO		25,915.65	218,716.82
18-May-2020	336419	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services LLC FBO	20.00		218,696.82
31-May-2020	337513	INT-DDI	Demand Deposit Interest 571086-304594 to May 31, 2020 / Demand Deposit Interest 571086-304594 to May 31, 2020		17.72	218,714.54



571086 - Breakwate	er Holding LLC
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31-May-2020	338290	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		218,664.54
16-Jun-2020	339836	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,951.30	235,615.84
16-Jun-2020	339836	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		235,595.84
30-Jun-2020	341257	INT-DDI	Demand Deposit Interest 571086-304594 to Jun 30, 2020 / Demand Deposit Interest 571086-304594 to Jun 30, 2020		18.90	235,614.74
30-Jun-2020	342059	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		235,564.74
16-Jul-2020	343669	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,403.36	251,968.10
16-Jul-2020	343669	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		251,948.10
31-Jul-2020	345283	INT-DDI	Demand Deposit Interest 571086-304594 to Jul 31, 2020 / Demand Deposit Interest 571086-304594 to Jul 31, 2020		10.55	251,958.65
31-Jul-2020	346095	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		251,928.65
18-Aug-2020	347718	DPF	Wire Transfer In / US Bankcorp Fund Services LLC		21,743.85	273,672.50
18-Aug-2020	347718	DPF-FEE	Wire Transfer Fee / US Bankcorp Fund Services LLC	20.00		273,652.50
26-Aug-2020	348476	WDF	Wire Transfer Out / Asiaciti Trust Pacific Ltd	3,036.88		270,615.62
26-Aug-2020	348476	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Ltd	10.00		270,605.62
31-Aug-2020	349348	INT-DDI	Demand Deposit Interest 571086-304594 to Aug 31, 2020 / Demand Deposit Interest 571086-304594 to Aug 31, 2020		11.27	270,616.89
31-Aug-2020	350178	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		270,586.89
16-Sep-2020	351966	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,951.30	287,538.19
16-Sep-2020	351966	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		287,518.19
30-Sep-2020	353662	INT-DDI	Demand Deposit Interest 571086-304594 to Sep 30, 2020 / Demand Deposit Interest 571086-304594 to Sep 30, 2020		11.70	287,529.89
30-Sep-2020	354516	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		287,499.89
21-Oct-2020	356308	DPF	Wire Transfer In / US BANCORP FUND SERVICES LLC FBO		16,403.36	303,903.25
21-Oct-2020	356308	DPF-FEE	Wire Transfer Fee / US BANCORP FUND SERVICES LLC FBO	20.00		303,883.25
31-Oct-2020	357744	INT-DDI	Demand Deposit Interest 571086-304594 to Oct 31, 2020 / Demand Deposit Interest 571086-304594 to Oct 31, 2020		2.48	303,885.73
31-Oct-2020	358584	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		303,855.73
20-Nov-2020	360617	DPF	Wire Transfer In / US Bancorp Fund Service LLC		25,232.75	329,088.48



571086 -	<b>Breakwater</b>	Holding	LLC
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20-Nov-2020	360617	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Service LLC	20.00		329,068.48
30-Nov-2020	361905	INT-DDI	Demand Deposit Interest 571086-304594 to Nov 30, 2020 / Demand Deposit Interest 571086-304594 to Nov 30, 2020		2.51	329,070.99
30-Nov-2020	362757	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		329,040.99
21-Dec-2020	364963	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,403.36	345,444.35
21-Dec-2020	364963	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		345,424.35
31-Dec-2020	366362	INT-DDI	Demand Deposit Interest 571086-304594 to Dec 31, 2020 / Demand Deposit Interest 571086-304594 to Dec 31, 2020		2.90	345,427.25
31-Dec-2020	367221	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		345,397.25
20-Jan-2021	369676	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,951.30	362,348.55
20-Jan-2021	369676	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		362,328.55
31-Jan-2021	371107	INT-DDI	Demand Deposit Interest 571086-304594 to Jan 31, 2021 / Demand Deposit Interest 571086-304594 to Jan 31, 2021		3.10	362,331.65
31-Jan-2021	371927	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		362,301.65
22-Feb-2021	373925	DPF	Wire Transfer In / US Bancorp Fund Services LLC		27,102.96	389,404.61
22-Feb-2021	373925	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		389,384.61
28-Feb-2021	375223	INT-DDI	Demand Deposit Interest 571086-304594 to Feb 28, 2021 / Demand Deposit Interest 571086-304594 to Feb 28, 2021		2.87	389,387.48
28-Feb-2021	376085	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		389,357.48
19-Mar-2021	378058	DPF	Wire Transfer In / US Bancorp Fund Services LLC		15,307.47	404,664.95
19-Mar-2021	378058	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		404,644.95
31-Mar-2021	380000	INT-DDI	Demand Deposit Interest 571086-304594 to Mar 31, 2021 / Demand Deposit Interest 571086-304594 to Mar 31, 2021		3.41	404,648.36
31-Mar-2021	380865	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		404,618.36
16-Apr-2021	382328	DPF	Wire Transfer In / Us Bancorp Fund Services Llc Fbo		16,951.30	421,569.66
16-Apr-2021	382328	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services Llc Fbo	20.00		421,549.66
30-Apr-2021	384401	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		421,519.66
19-May-2021	386333	DPF	Wire Transfer In / Us Bancorp Fund Services LLC		33,386.39	454,906.05
19-May-2021	386333	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services LLC	20.00		454,886.05



571096 -	<b>Breakwater</b>	Holding	LIC
5/1086 =	Breakwater	Holaina	LLC

31-May-2021	387562	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		454,856.05
16-Jun-2021	390587	DPF	Wire Transfer In / US Bancorp Fund Services LLC		16,951.30	471,807.35
16-Jun-2021	390587	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC	20.00		471,787.35
30-Jun-2021	392062	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		471,757.35
16-Jul-2021	394580	DPF	Wire Transfer In / Us Bancorp Fund Services Llc Fbo		16,403.36	488,160.71
16-Jul-2021	394580	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services Llc Fbo	20.00		488,140.71
31-Jul-2021	396032	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	30.00		488,110.71
03-Aug-2021	397430	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		249,955.00	738,065.71
03-Aug-2021	397430	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		738,045.71
17-Aug-2021	398235	DPF	Wire Transfer In / Us Bancorp Fund Services Llc		29,647.76	767,693.47
17-Aug-2021	398235	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services Llc	20.00		767,673.47
18-Aug-2021	398243	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	3,736.38		763,937.09
18-Aug-2021	398243	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		763,837.09
15-Sep-2021	402455	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		73,480.32	837,317.41
15-Sep-2021	402455	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		837,297.41
20-Sep-2021	402917	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		16,951.30	854,248.71
20-Sep-2021	402917	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC FBO	20.00		854,228.71
12-Oct-2021	406514	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		73,480.32	927,709.03
12-Oct-2021	406514	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		927,689.03
19-Oct-2021	407366	DPF	Wire Transfer In / Us Bancorpo Funds Services Llc		16,403.36	944,092.39
19-Oct-2021	407366	DPF-FEE	Wire Transfer Fee / Us Bancorpo Funds Services Llc	20.00		944,072.39
08-Nov-2021	410494	DPF	Wire Transfer In / Eventide Credit Acquisitions LIc		73,480.32	1,017,552.71
08-Nov-2021	410494	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions Llc	20.00		1,017,532.71
22-Nov-2021	411585	DPF	Wire Transfer In / Us Bancorp Fund Services Llc Fbo		35,651.32	1,053,184.03
22-Nov-2021	411585	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services Llc Fbo	20.00		1,053,164.03
22-Dec-2021	416157	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		73,480.32	1,126,644.35
22-Dec-2021	416157	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		1,126,624.35



571086 -	Breakwater	Holding	LLC
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24-Dec-2021	416380	DPF	Wire Transfer In / Us Bancorp Fund Services LLC FBO		16,403.36	1,143,027.71
24-Dec-2021	416380	DPF-FEE	Wire Transfer Fee / Us Bancorp Fund Services LLC FBO	20.00		1,143,007.71
07-Jan-2022	419242	FEE-AMF	Administration Fee / Monthly Statements Charge	10.00		1,142,997.71
26-Jan-2022	421120	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		16,951.30	1,159,949.01
26-Jan-2022	421120	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC FBO	20.00		1,159,929.01
04-Feb-2022	423358	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		2,007,528.10	3,167,457.11
17-Feb-2022	424546	DPF	Wire Transfer In / US Bancorp Fund Services LLC FBO		21,123.19	3,188,580.30
17-Feb-2022	424546	DPF-FEE	Wire Transfer Fee / US Bancorp Fund Services LLC FBO	20.00		3,188,560.30
17-Feb-2022	424563	XFR	Transfer to 571087-001 / Distribution	2,000,000.00		1,188,560.30
17-Feb-2022	424563	XFR-FEE	Wire Transfer Fee / Distribution	20.00		1,188,540.30
10-Mar-2022	428137	XFR	Transfer to 571087-001 / Capital Distribution	1,100,000.00		88,540.30
10-Mar-2022	428137	XFR-FEE	Wire Transfer Fee / Capital Distribution	20.00		88,520.30
31-Mar-2022	431120	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		88,470.30
30-Apr-2022	435881	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		88,420.30
31-May-2022	439929	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		88,370.30
29-Jun-2022	444114	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	7,850.00		80,520.30
29-Jun-2022	444114	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		80,420.30
30-Jun-2022	444953	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		80,370.30
29-Jul-2022	448534	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	2,740.00		77,630.30
29-Jul-2022	448534	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		77,530.30
31-Jul-2022	449548	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,480.30
31-Aug-2022	453998	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,430.30
30-Sep-2022	459132	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,380.30
31-Oct-2022	463398	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,330.30
30-Nov-2022	467487	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,280.30
31-Dec-2022	472588	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,230.30
31-Jan-2023	477307	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee	50.00		77,180.30



#### 571086 - Breakwater Holding LLC

28-Feb-2023	481413	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		77,130.30
28-Mar-2023	485033	XFR	Transfer to 571087-001		70,000.00		7,130.30
28-Mar-2023	485033	XFR-FEE	Wire Transfer Fee		20.00		7,110.30
31-Mar-2023	486335	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		7,060.30
30-Apr-2023	490989	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		7,010.30
31-May-2023	496248	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		6,960.30
30-Jun-2023	501327	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		6,910.30
31-Jul-2023	505561	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		6,860.30
31-Aug-2023	509954	FEE-AUC	Monthly Administration Fee 571086-304594 / Fee		50.00		6,810.30
				Account 571086-001	3,189,953.26	3,085,870.70	6,810.30

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#### Account Transactions for the period 01-Jan-2020 to 17-Oct-2023 Purpose **USD Call Account** Value date Trans. type Transaction description / Additional details Withdrawa Balance **Opening Balance** 909,120.17 10-Jan-2020 319954 WDF Withdraw Cheque / Giordani Swanger Ripp LLP, Operating Account 22.080.00 887,040.17 Legal 10-Jan-2020 100.00 319954 WDF-FEE Cheque Fee / Giordani Swanger Ripp LLP, Operating Account 886,940.17 Wire fee 23-Jan-2020 320618 WDF Wire Transfer Out / Giordani Swanger Ripp LLP, Operating Acct 25,000.00 861,940.17 Legal 861,840.17 Wire fee 23-Jan-2020 320618 WDF-FEE Wire Transfer Fee / Giordani Swanger Ripp LLP, Operating Acct 100.00 24-Jan-2020 320654 WDF Wire Transfer Out / Loeb and Loeb LLP, General Acct 250,000.00 611,840.17 Debt Funding to ECA for litigaiton? 611,740.17 Wire fee 24-Jan-2020 320654 WDF-FFF Wire Transfer Fee / Loeb and Loeb LLP General Acct 100.00 611,810.91 Interest Income 31-Jan-2020 323326 INT-DDI Demand Deposit Interest 571087-304592 to Jan 31, 2020 / Demand Deposit Interest 571087-70.74 304592 to Jan 31, 2020 582,095.91 Legal 28-Feb-2020 325977 WDF Wire Transfer Out / Giordani Swanger Ripp LLP, Operating Acct 29,715.00 Wire Transfer Fee / Giordani Swanger Ripp LLP, Operating Acct <sup>581,995.91</sup> Wire fee 28-Feb-2020 325977 WDF-FFF 100.00 582,045.05 Interest Income 29-Feb-2020 326601 INT-DDI Demand Deposit Interest 571087-304592 to Feb 29, 2020 / Demand Deposit Interest 571087-49.14 576,145.05 Legal 05-Mar-2020 328393 WDF Wire Transfer Out / Woods Rogers PLC 5,900.00 576,045.05 Wire fee 05-Mar-2020 WDF-FFF Wire Transfer Fee / Woods Rogers PLC 328393 100.00 18-Mar-2020 329201 DPF Wire Transfer In / Woods Rogers PLC - Funds returned 5.880.00 581,925.05 Returned Wire DPF-FEE Wire Transfer Fee / Woods Rogers PLC - Funds returned 581,905.05 Wire fee 18-Mar-2020 329201 20.00 Wire Transfer Out / Woods Rogers PLC 18-Mar-2020 329202 5,900.00 576,005.05 Legal WDF-FFF Wire Transfer Fee / Woods Rogers PLC 575,905.05 Wire fee 18-Mar-2020 329202 100.00 19-Mar-2020 329285 Wire Transfer Out / Woods Rogers PLC 4,750.00 WDF 571,155.05 Legal 19-Mar-2020 329285 WDF-FEE Wire Transfer Fee / Woods Rogers PLC 100.00 571,055.05 Wire fee 559,239.16 Legal 24-Mar-2020 329533 WDF Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Account 11.815.89 559.139.16 Wire fee 24-Mar-2020 329533 WDF-FFF Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Account 100.00 31-Mar-2020 330850 INT-DDI Demand Deposit Interest 571087-304592 to Mar 31, 2020 / Demand Deposit Interest 571087-49.23 559,188.39 Interest Income 304592 to Mar 31, 2020 16-Apr-2020 332910 WDF Wire Transfer Out / Woods Rogers PLC 21,562.00 537,626.39 Legal Wire Transfer Fee / Woods Rogers PLC 537,526.39 Wire fee 16-Apr-2020 332910 WDF-FFF 100.00 17-Apr-2020 332992 Wire Transfer Out / Hughes Hubbard and Reed LLP 118,618.18 418,908.21 Legal 17-Apr-2020 332992 WDF-FFF Wire Transfer Fee / Hughes Hubbard and Reed LLP 100.00 418,808.21 Wire fee 22-Apr-2020 333388 DPF Wire Transfer In / Woods Roger Plc - Return Of Funds 5.3.20 5,800.00 424,608.21 Returned Wire 22-Apr-2020 333551 WDF Wire Transfer Out / Woods Roger Plc 5.900.00 418,708.21 Legal 30-Apr-2020 334006 INT-DDI Demand Deposit Interest 571087-304592 to Apr 30, 2020 / Demand Deposit Interest 571087-40.98 418,749.19 Interest Income 304592 to Apr 30, 2020 30-Apr-2020 334740 FEE-AUC Monthly Administration Fee 571087-304592 / Fee 30.00 418,719.19 Fee 408,619.19 Legal 06-May-2020 335772 WDF Wire Transfer Out / Woods Rogers PLC 10,100.00 06-May-2020 335772 WDF-FFF Wire Transfer Fee / Woods Rogers PLC 100.00 408,519.19 Wire Fee 358,420.41 Legal 336011 WDF Wire Transfer Out / Giordani Baker Grossman and Ripp LLP. Operating Account 50,098.78 11-May-2020 11-May-2020 336011 WDF-FEE Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Account 100.00 358,320.41 Wire Fee 31-May-2020 Demand Deposit Interest 571087-304592 to May 31, 2020 / Demand Deposit Interest 571087-32.45 337552 INT-DDI 358,352.86 Interest Income 304592 to May 31, 2020 31-May-2020 338291 FEE-AUC Monthly Administration Fee 571087-304592 / Fee 30.00 358,322.86 Fee 335,720.01 Legal 08-Jun-2020 339370 WDF Wire Transfer Out / Woods Rogers PLC 22,602.85 08-Jun-2020 339370 WDF-FEE Wire Transfer Fee / Woods Rogers PLC 100.00 335,620.01 Wire fee 18-Jun-2020 339923 WDF Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct 28,549.47 307,070.54 Legal 18-Jun-2020 WDF-FEE Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct 100.00 306,970.54 Wire fee 339923 341296 INT-DDI Demand Deposit Interest 571087-304592 to Jun 30, 2020 / Demand Deposit Interest 571087-27.35 306,997.89 Interest Income 30-lun-2020 304592 to Jun 30, 2020 30-Jun-2020 342060 FEE-AUC Monthly Administration Fee 571087-304592 / Fee 30.00 306,967.89 Fee 02-Jul-2020 341971 WDF Wire Transfer Out / Texas IOLTA Foundation Trust for Giordani Baker Grossman and Ripp LLP 149,423.00 157,544.89 Legal 02-Jul-2020 341971 WDF-FEE Wire Transfer Fee / Texas IOLTA Foundation Trust for Giordani Baker Grossman and Ripp LLP 100.00 157,444.89 Wire fee 16-Jul-2020 343585 Wire Transfer Out / Woods Rogers PLC 4,696.75 152,748.14 Legal WDF 16-Jul-2020 343585 WDF-FFF Wire Transfer Fee / Woods Rogers PLC 100.00 152,648.14 Wire fee

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24     2020	244055			27.242.25		405 004 00 7
24-Jul-2020	344055	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	27,343.25		125,304.89 Legal
24-Jul-2020	344055	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		125,204.89 Wire fee
31-Jul-2020	344530	XFR	Transfer from 571282-001 / Loan from Capstone Irrevocable Trust		2,000,000.00	2,125,204.89 Inbound Loan from Capstone Trust
31-Jul-2020	344533	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	824,130.00		1,301,074.89 Legal (UCC, Leob and FP?) after BK dismissal
31-Jul-2020	344533	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,300,974.89 Wire fee
31-Jul-2020	345323	INT-DDI	Demand Deposit Interest 571087-304592 to Jul 31, 2020 / Demand Deposit Interest 571087- 304592 to Jul 31, 2020		8.19	1,300,983.08 Interest Income
06-Aug-2020	345058	WDF	Wire Transfer Out / Woods Rogers PLC	14,550.00		1,286,433.08 Legal
06-Aug-2020	345058	WDF-FEE	Wire Transfer Fee / Woods Rogers PLC	100.00		1,286,333.08 Wire fee
17-Aug-2020	347590	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	22,538.50		1,263,794.58 Legal
17-Aug-2020	347590	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,263,694.58 Wire fee
31-Aug-2020	349390	INT-DDI	Demand Deposit Interest 571087-304592 to Aug 31, 2020 / Demand Deposit Interest 571087- 304592 to Aug 31, 2020		55.14	1,263,749.72 Interest Income
10-Sep-2020	351660	WDF	Wire Transfer Out / Woods Rogers PLC	600.00		1,263,149.72 Legal
10-Sep-2020	351660	WDF-FEE	Wire Transfer Fee / Woods Rogers PLC	100.00		1,263,049.72 Wire fee
16-Sep-2020	351981	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	21,781.00		1,241,268.72 Legal
16-Sep-2020	351981	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,241,168.72 Wire fee
30-Sep-2020	353709	INT-DDI	Demand Deposit Interest 571087-304592 to Sep 30, 2020 / Demand Deposit Interest 571087- 304592 to Sep 30, 2020		52.14	1,241,220.86 Interest Income
16-Oct-2020	356154	WDF	Wire Transfer Out / Woods Rogers PLC	1,200.00		1,240,020.86 Legal
16-Oct-2020	356154	WDF-FEE	Wire Transfer Fee / Woods Rogers PLC	100.00		1,239,920.86 Wire fee
31-Oct-2020	357781	INT-DDI	Demand Deposit Interest 571087-304592 to Oct 31, 2020 / Demand Deposit Interest 571087- 304592 to Oct 31, 2020		10.54	1,239,931.40 Interest Income
12-Nov-2020	360064	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	820.00		1,239,111.40 Legal
12-Nov-2020	360064	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,239,011.40 Wire fee
13-Nov-2020	360170	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	2,250.00		1,236,761.40 Trustee Fee or Legal Fees?
13-Nov-2020	360170	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		1,236,661.40 Wire fee
30-Nov-2020	361943	INT-DDI	Demand Deposit Interest 571087-304592 to Nov 30, 2020 / Demand Deposit Interest 571087-	100.00	10.20	1,236,671.60 Interest Income
			304592 to Nov 30, 2020			interest mediae
16-Dec-2020	364756	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	34,901.93		1,201,769.67 Trustee Fee or Legal Fees?
16-Dec-2020	364756	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		1,201,669.67 Trustee Fee or Legal Fees?
16-Dec-2020	364758	WDF	Wire Transfer Out / Woods Rogers PLC	1,600.00		1,200,069.67 Legal
16-Dec-2020	364758	WDF-FEE	Wire Transfer Fee / Woods Rogers PLC	100.00		1,199,969.67 Wire fee
21-Dec-2020	364948	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	533.00		1,199,436.67 Legal
21-Dec-2020	364948	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,199,336.67 Wire fee
31-Dec-2020	366402	INT-DDI	Demand Deposit Interest 571087-304592 to Dec 31, 2020 / Demand Deposit Interest 571087- 304592 to Dec 31, 2020		10.38	1,199,347.05 Interest Income
31-Jan-2021	371153	INT-DDI	Demand Deposit Interest 571087-304592 to Jan 31, 2021 / Demand Deposit Interest 571087- 304592 to Jan 31, 2021		10.23	1,199,357.28 Interest Income
12-Feb-2021	373536	WDF	Wire Transfer Out / Giordani Baker Grossman and Ripp LLP, Operating Acct	948.00		1,198,409.28 Legal
12-Feb-2021	373536	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman and Ripp LLP, Operating Acct	100.00		1,198,309.28 Wire Fee
28-Feb-2021	375268	INT-DDI	Demand Deposit Interest 571087-304592 to Feb 28, 2021 / Demand Deposit Interest 571087- 304592 to Feb 28, 2021		9.24	1,198,318.52 Interest Income
01-Mar-2021	374380	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	3,670.23		1,194,648.29 Trustee Fee or Legal Fees?
01-Mar-2021	374380	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		1,194,548.29 Wire Fee
31-Mar-2021	380046	INT-DDI	Demand Deposit Interest 571087-304592 to Mar 31, 2021 / Demand Deposit Interest 571087- 304592 to Mar 31, 2021		10.23	1,194,558.52 Interest Income
21-May-2021	386451	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	2,163.00		1,192,395.52 Legal
21-May-2021	386451	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		1,192,295.52 Wire fee
10-Jun-2021	390122	WDF	Wire Transfer Out / Forbes Hare Trust Company Limited	1,530.00		1,190,765.52 Trust Protector Fee
10-Jun-2021	390122	WDF-FEE	Wire Transfer Fee / Forbes Hare Trust Company Limited	100.00		1,190,665.52 Wire fee
25-Jun-2021	391168	DPF	Wire Transfer In / Bluetech Irrevocale Trust		1,428.00	1,192,093.52 Don't know
25-Jun-2021	391168	DPF-FEE	Wire Transfer Fee / Bluetech Irrevocale Trust	20.00		1,192,073.52 Wire fee
28-Jun-2021	391290	WDF	Wire Transfer Out / Forbes Hare Trust Company Limited	1,530.00		1,190,543.52 Trust Protector Fee
28-Jun-2021	391290	WDF-FEE	Wire Transfer Fee / Forbes Hare Trust Company Limited	100.00		1,190,443.52 Wire fee
05-Jul-2021	393747	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	414.00		1,190,029.52 Trustee Fee or Legal Fees?
05-Jul-2021	393747	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		1,189,929.52 Wire fee

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15-Jul-2021 15-Jul-2021	394465 394465	WDF WDF-FEE	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct? Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	560.50 100.00		1,189,369.02 Legal
						1,189,269.02 Wire fee
23-Jul-2021	394977	WDF	Wire Transfer Out / Woods Rogers Plc	1,550.00		1,187,719.02 Legal
23-Jul-2021	394977	WDF-FEE WDF	Wire Transfer Fee / Woods Rogers Plc	100.00		1,187,619.02 Wire fee
25-Aug-2021	398645		Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acet?	6,713.50		1,180,905.52 Legal
25-Aug-2021	398645 403489	WDF-FEE WDF	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?  Wire Transfer Out / Asiaciti Trust Pacific Limited	100.00 4,898.45		1,180,805.52 Wire fee
28-Sep-2021			·			1,175,907.07 Trustee Fee or Legal Fees?
28-Sep-2021	403489	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		1,175,807.07 Wire fee
28-Sep-2021	403491	WDF	Wire Transfer Out / Woods Rogers Plc	3,650.00		1,172,157.07 Legal
28-Sep-2021	403491	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		1,172,057.07 Wire fee
14-Oct-2021	406716	WDF	Wire Transfer Out / Woods Rogers Plc	2,900.00		1,169,157.07 Legal
14-Oct-2021	406716	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		1,169,057.07 Wire fee
22-Oct-2021	407544	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	5,846.50		1,163,210.57 Legal
22-Oct-2021	407544	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		1,163,110.57 Wire fee
05-Nov-2021	410412	WDF	Wire Transfer Out / Rivero Mestre Llp-lota Trust Account	20,000.00		1,143,110.57 Legal
05-Nov-2021	410412	WDF-FEE	Wire Transfer Fee / Rivero Mestre Llp-Iota Trust Account	100.00		1,143,010.57 Wire fee
18-Nov-2021	411393	WDF	Wire Transfer Out / Woods Rogers Plc	54,672.50		1,088,338.07 Legal
18-Nov-2021	411393	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		1,088,238.07 Wire fee
23-Nov-2021	411617	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	13,331.37		1,074,906.70 Legal
23-Nov-2021	411617	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		1,074,806.70 Wire fee
18-Jan-2022	420271	WDF	Wire Transfer Out / Forbes Hare Trust Company Limited	1,530.00		1,073,276.70 Trust Protector Fee
18-Jan-2022	420271	WDF-FEE	Wire Transfer Fee / Forbes Hare Trust Company Limited	100.00		1,073,176.70 Wire fee
19-Jan-2022	420395	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	12,765.50		1,060,411.20 Legal
19-Jan-2022	420395	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		1,060,311.20 Wire fee
26-Jan-2022	420889	WDF	Wire Transfer Out / Rivero Mestre Llp	7,347.50		1,052,963.70 Legal
26-Jan-2022	420889	WDF-FEE	Wire Transfer Fee / Rivero Mestre Llp	100.00		1,052,863.70 Wire fee
26-Jan-2022	420972	WDF	Wire Transfer Out / Woods Rogers Plc	83,887.50		968,976.20 Legal
26-Jan-2022	420972	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		968,876.20 Wire fee
03-Feb-2022	423374	DPF	Wire Transfer In / Eventide Credit Acquisitions Llc		18,486.20	987,362.40 Indemnity fulfillment?
03-Feb-2022	423374	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions Llc	20.00		987,342.40 Wire fee
03-Feb-2022	423375	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		55,548.59	1,042,890.99 Indemnity fulfillment?
03-Feb-2022	423375	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		1,042,870.99 Wire fee
10-Feb-2022	423938	WDF	Wire Transfer Out / Starr Accounting Services Llp	5,370.00		1,037,500.99 CPA Firm
10-Feb-2022	423938	WDF-FEE	Wire Transfer Fee / Starr Accounting Services Llp	100.00		1,037,400.99 Wire Fee
17-Feb-2022	424563	XFR	Transfer from 571086-001 / Distribution		2,000,000.00	3,037,400.99 BWH Distribution
18-Feb-2022	424659	XFR	Transfer to 571282-001 / Transfer From Bluetech Irrevocable Trust	2,000,000.00		1,037,400.99 Pay Down Capstone Note
18-Feb-2022	424659	XFR-FEE	Wire Transfer Fee / Transfer From Bluetech Irrevocable Trust	20.00		1,037,380.99 Wire Fee
02-Mar-2022	427962	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC		18,486.20	1,055,867.19 Indemnity fulfillment?
02-Mar-2022	427962	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC	20.00		1,055,847.19 Wire Fee
04-Mar-2022	427577	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	2,115.00		1,053,732.19 Legal
04-Mar-2022	427577	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		1,053,632.19 Wire fee
04-Mar-2022	427592	WDF	Wire Transfer Out / Woods Rogers Plc	900.00		1,052,732.19 Legal
04-Mar-2022	427592	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		1,052,632.19 Wire fee
10-Mar-2022	428136	XFR	Transfer from 571282-001 / Loan Draw-Down		800,000.00	1,852,632.19 Draw from Capstone
10-Mar-2022	428137	XFR	Transfer from 571086-001 / Capital Distribution		1,100,000.00	2,952,632.19 BWH Distribution
14-Mar-2022	428634	WDF	Wire Transfer Out / Eventide Credit Acquisitions Llc	2,800,000.00		152,632.19 Funded Eventide Draw - litigation funding
14-Mar-2022	428634	WDF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions Llc	300.00		152,332.19 Wire fee
31-Mar-2022	431121	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		152,282.19 Fee
13-Apr-2022	433651	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Account	4,024.00		148,258.19 Legal
13-Apr-2022	433651	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Account	100.00		148,158.19 Wire fee
27-Apr-2022	434647	WDF	Wire Transfer Out / Rivero Mestre Llp- Operating Account	16,498.47		131,659.72 Legal
27-Apr-2022	434647	WDF-FEE	Wire Transfer Fee / Rivero Mestre Llp- Operating Account	100.00		131,559.72 Wire fee
30-Apr-2022	435882	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		131,509.72 Fee
31-May-2022	439930	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		131,459.72 Fee

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23-Jun-2022	443658	WDF	Wire Transfer Out / Woods Rogers Plc	700.00		130,759.72 Legal
23-Jun-2022	443658	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		130,659.72 Wire fee
29-Jun-2022	444116	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	19,337.35		111,322.37 Trustee Fee or Legal Fees?
29-Jun-2022	444116	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		111,222.37 Wire fee
29-Jun-2022	444121	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp-Operating Acct	2,153.00		109,069.37 Legal
29-Jun-2022	444121	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp-Operating Acct	100.00		108,969.37 Wire fee
30-Jun-2022	444954	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		108,919.37 Fee
19-Jul-2022	447779	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp-Operating Acct	2,661.00		106,258.37 Legal
19-Jul-2022	447779	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp-Operating Acct	100.00		106,158.37 Wire fee
31-Jul-2022	449549	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		106,108.37 Fee
29-Aug-2022	453162	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	1,711.00		104,397.37 Legal
29-Aug-2022	453162	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		104,297.37 Wire fee
31-Aug-2022	453999	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		104,247.37 Fee
29-Sep-2022	458001	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp Operating Acc	1,869.50		102,377.87 Legal
29-Sep-2022	458001	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp Operating Acc	100.00		102,277.87 Wire fee
30-Sep-2022	459133	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		102,227.87 Fee
05-Oct-2022	462197	WDF	Wire Transfer Out / Wood Rogers PLC	2,300.00		99,927.87 Legal
05-Oct-2022	462197	WDF-FEE	Wire Transfer Fee / Wood Rogers PLC	100.00		99,827.87 Wire fee
06-Oct-2022	460730	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited	6,153.05		93,674.82 Trustee Fee or Legal Fees?
06-Oct-2022	460730	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited	100.00		93,574.82 Wire fee
25-Oct-2022	462162	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct?	4,223.00		89,351.82 Legal
25-Oct-2022	462162	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct?	100.00		89,251.82 Wire fee
31-Oct-2022	463399	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		89,201.82 Fee
22-Nov-2022	466263	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp	1,003.00		88,198.82 Legal
22-Nov-2022	466263	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp	100.00		88,098.82 Wire fee
30-Nov-2022	467488	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		88,048.82 Fee
02-Dec-2022	468564	XFR	Transfer to 571282-001 / Repayment Of Promissory Note Dated 01.12.2019	29,618.91		58,429.91 Paid down Capstone Note
02-Dec-2022	468564	XFR-FEE	Wire Transfer Fee / Repayment Of Promissory Note Dated 01.12.2019	20.00		58,409.91 Wire fee
23-Dec-2022	471032	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct	11,589.00		46,820.91 Legal
23-Dec-2022	471032	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct	100.00		46,720.91 Wire Fee
31-Dec-2022	472589	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		46,670.91 Fee
06-Jan-2023	474268	WDF	Wire Transfer Out / Woods Rogers Plc	21,733.87		24,937.04 Legal
06-Jan-2023	474268	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		24,837.04 Wire Fee
24-Jan-2023	475606	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp Llp, Operating Acct	6,038.00		18,799.04 Legal
24-Jan-2023	475606	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Acct	100.00		18,699.04 Wire Fee
31-Jan-2023	477308	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		18,649.04 Fee
17-Feb-2023	479692	WDF	Wire Transfer Out / Brian Mason	920.00		17,729.04 Legal
17-Feb-2023	479692	WDF-FEE	Wire Transfer Fee / Brian Mason	100.00		17,629.04 Wire fee
28-Feb-2023	481414	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00		17,579.04 Fee
28-Mar-2023	485033	XFR	Transfer from 571086-001		70,000.00	87,579.04 BWH Distribution
31-Mar-2023	486336	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee	50.00	00 477 57	87,529.04 Fee
04-Apr-2023	487832	XFR	Transfer from 571282-001 / Loan Draw Down	55.447.50	99,477.67	187,006.71 Capstone Draw
05-Apr-2023	488295	WDF	Wire Transfer Out / Woods Rogers Plc	55,117.50		131,889.21 Legal
05-Apr-2023	488295	WDF-FEE	Wire Transfer Fee / Woods Rogers Plc	100.00		131,789.21 Wire fee
11-Apr-2023	488643	WDF	Wire Transfer Out / Forbes Hare Trust Company Limited	1,680.00		130,109.21 Trust Protector Fee
11-Apr-2023	488643	WDF-FEE	Wire Transfer Fee / Forbes Hare Trust Company Limited	100.00		130,009.21 Wire fee
11-Apr-2023 11-Apr-2023	488734 488734	WDF WDF-FEE	Wire Transfer Cot / Giordani Baker Grossman And Ripp Llp, Operating Account	54,935.50 100.00		75,073.71 Legal
		WDF-FEE WDF	Wire Transfer Fee / Giordani Baker Grossman And Ripp Llp, Operating Account			74,973.71 Wire fee
12-Apr-2023	488810		Wire Transfer Out / Loeb and Loeb LLP	10,543.00		64,430.71 Legal
12-Apr-2023	488810	WDF-FEE	Wire Transfer Fee / Loeb and Loeb LLP	100.00		64,330.71 Wire fee
30-Apr-2023	490990	FEE-AUC WDF	Monthly Administration Fee 571087-304592 / Fee Wire Transfer Out / Wood Rogers Vandeventer Black Plc	50.00		64,280.71 Fee
17-May-2023	493931			18,425.00		45,855.71 Legal
17-May-2023 17-May-2023	493931 493935	WDF-FEE WDF	Wire Transfer Fee / Wood Rogers Vandeventer Black Plc  Wire Transfer Out / Rivero Mestre Llp-Operating Account	100.00 18,763.30		45,755.71 Wire fee
17-IVIdy-2023	493933	WDF	wife framiser out / nivero Mestre Lip-Operating Account	10,/03.30		26,992.41 Legal

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17-May-2023	493935	WDF-FEE	Wire Transfer Fee / Rivero Mestre LIp-Operating Account		100.00		26,892.41 Wire fee
31-May-2023	496249	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee		50.00		26,842.41 Fee
02-Jun-2023	497644	WDF	Wire Transfer Out / Brian Mason		12,362.50		14,479.91 Legal
02-Jun-2023	497644	WDF-FEE	Wire Transfer Fee / Brian Mason		100.00	00.055.00	14,379.91 Wire fee
16-Jun-2023	499018	DPF	Wire Transfer In / Eventide Credit Acquisitions LLC			99,955.00	114,334.91 Loan Payment from Eventide
16-Jun-2023	499018	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions LLC		20.00		114,314.91 Wire fee
20-Jun-2023	499447	WDF	Wire Transfer Out / Woods Rogers Vandeventer Black Plc		54,662.78		59,652.13 Legal
20-Jun-2023	499447	WDF-FEE	Wire Transfer Fee / Woods Rogers Vandeventer Black Plc		100.00		59,552.13 Wire fee
20-Jun-2023	499452	WDF	Wire Transfer Out / Rivero Mestre Llp Operating Account		31,478.60		28,073.53 Legal
20-Jun-2023	499452	WDF-FEE	Wire Transfer Fee / Rivero Mestre Llp Operating Account		100.00		27,973.53 Wire fee
30-Jun-2023	501328	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee		50.00		27,923.53 Fee
13-Jul-2023	503208	DPF	Wire Transfer In / Eventide Credit Acquisitions Llc			49,955.00	77,878.53 Loan Payment from Eventide
13-Jul-2023	503208	DPF-FEE	Wire Transfer Fee / Eventide Credit Acquisitions Llc		20.00		77,858.53 Wire fee
18-Jul-2023	503760	WDF	Wire Transfer Out / Woods Rogers Vandeventer Black Plc		58,911.28		18,947.25 Legal
18-Jul-2023	503760	WDF-FEE	Wire Transfer Fee / Woods Rogers Vandeventer Black Plc		100.00		18,847.25 Wire fee
18-Jul-2023	503762	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited		17,000.00		1,847.25 Trustee Fee or Legal Fees?
18-Jul-2023	503762	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited		100.00		1,747.25 Wire fee
31-Jul-2023	505562	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee		50.00		1,697.25 Fee
22-Aug-2023	508581	XFR	Transfer from 571282-001 / Transfer From Capstone Irrevocable Trust			200,000.00	201,697.25 Capstone Draw
31-Aug-2023	509955	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee		50.00		201,647.25 Wire fee
07-Sep-2023	511865	WDF	Wire Transfer Out / Brian Mason		3,450.00		198,197.25 Legal
07-Sep-2023	511865	WDF-FEE	Wire Transfer Fee / Brian Mason		100.00		198,097.25 Wire fee
07-Sep-2023	511867	WDF	Wire Transfer Out / Rivero Mestre Llp Operating Account		10,920.50		187,176.75 Legal
07-Sep-2023	511867	WDF-FEE	Wire Transfer Fee / Rivero Mestre Llp Operating Account		100.00		187,076.75 Wire fee
07-Sep-2023	511934	WDF	Wire Transfer Out / Woods Rogers Vandeventer Black Plc		14,591.58		172,485.17 Legal
07-Sep-2023	511934	WDF-FEE	Wire Transfer Fee / Woods Rogers Vandeventer Black Plc		100.00		172,385.17 Wire fee
26-Sep-2023	513649	WDF	Wire Transfer Out / Rivero Mestre LLP Operating Account		6,710.00		165,675.17 Legal
26-Sep-2023	513649	WDF-FEE	Wire Transfer Fee / Rivero Mestre LLP Operating Account		100.00		165,575.17 Wire fee
26-Sep-2023	513651	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited		37,186.11		128,389.06 Trustee Fee or Legal Fees?
26-Sep-2023	513651	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited		100.00		128,289.06 Wire fee
26-Sep-2023	513653	WDF	Wire Transfer Out / Giordani Baker Grossman And Ripp LLP, Operating Account		51,664.50		76,624.56 Legal
26-Sep-2023	513653	WDF-FEE	Wire Transfer Fee / Giordani Baker Grossman And Ripp LLP, Operating Account		100.00		76,524.56 Wire fee
29-Sep-2023	514135	WDF	Wire Transfer Out / Freeman Law, Pllc		25,000.00		51,524.56 Legal
29-Sep-2023	514135	WDF-FEE	Wire Transfer Fee / Freeman Law, Pllc		100.00		51,424.56 Wire fee
30-Sep-2023	515516	FEE-AUC	Monthly Administration Fee 571087-304592 / Fee		50.00		51,374.56 fee
06-Oct-2023	516910	WDF	Wire Transfer Out / Asiaciti Trust Pacific Limited		31,830.62		19,543.94 Trustee Fee or Legal Fees?
06-Oct-2023	516910	WDF-FEE	Wire Transfer Fee / Asiaciti Trust Pacific Limited		100.00		19,443.94 Wire fee
06-Oct-2023	516912	WDF	Wire Transfer Out / Freeman Law, Pllc		19,243.94		200.00 Legal
06-Oct-2023	516912	WDF-FEE	Wire Transfer Fee / Freeman Law, Pllc		100.00		100.00 Wire fee
06-Oct-2023	516913	FEE-AMF	Administration Fee / Account Closure Fee		100.00		0.00 Fee
				Account 571087-001	7,434,583.01	6,525,462.84	0.00

**SOFA Q#25, 29** 

#### **OBLIGATIONS OF CHAPTER 11 CASES** ACKNOWLEDGEMENT OF RECEIPT

I acknowledge that I have received a copy of Guidelines for Chapter 11 Cases ("Guidelines") and that I have or will review it thoroughly and comply with same.

I acknowledge that on this day I attended the initial debtor interview conducted by a Bankruptcy Analyst of the U.S. Trustee's office, and that the obligations of a Chapter 11 debtor-in-possession were reviewed as summarized below and that I fully understand these obligations:

	, ,		
1.	As outlined in Section II of the Guidelines, I will provide the documents required for the initial debtor interview and any additional documents requested to the U.S. Trustee's office within a reasonable time period.		
2.	As outlined in Section III, I and my attorney will attend the initial creditors meeting which has been scheduled for <u>December 8, 2023 at 9:30 AM</u> . I understand that in the Northern District my attorney is responsible for the timely mailing of notice to creditors. If I am an individual, I will bring to the meeting of creditors (a) proof of my identity and (b) proof of my social security number.		
3.	As outlined in Section V, I will file the schedules and statement of financial affairs or file an extension by the deadline set by the Bankruptcy Court ("Court") which is October 23, 2023		
4.	As outlined in Section VI, I have or will close all existing bank accounts and move those funds into debtor-in-possession accounts that I have opened. I will forward original voided checks to the U.S. Trustee's office for each account that has been set up with the required styling.		
5.	As outlined in Section VII, I will add the U.S. Trustee as a notified party on my insurance policies, maintain appropriate insurance coverage, and provide the U.S. Trustee's office with updated declaration pages when policies are renewed.		
6.	As outlined in Section VIII, I will timely file operating reports by the 20 <sup>th</sup> of the month following the reporting period. (Reports are filed monthly pre-confirmation and quarterly post-confirmation).		
7.	As outlined in Section IX, I will pay my quarterly fees. I understand that if I do not pay my quarterly fees timely, then we, the Office of the U.S. Trustee, may move to dismiss, convert, have a trustee appointed, or delay confirmation. In addition, we will charge interest and may refer the quarterly fees to the U.S. Treasury for collection.		
8.	As outlined in Section X, I understand that there are rules and guidelines that I must adhere to with regard to the employment of professionals and that I cannot pay them without Court authority.		
9.	As outlined in Section XI, I understand that there are exclusivity periods and statutory deadlines that I must adhere to when I file my disclosure statement and plan.		
10.	. I understand that if I fail to abide by these Guidelines the U.S. Trustee may bring a motion before the Court requesting to have the case dismissed, converted to Chapter 7, or to have a trustee appointed.		
Case Na	BWH Texas, LLC Case Number: 23-43085-mxm11		
Debtor Interview Conducted By: Date:			
X_ /	Date: October 13, 2023		
Signatu	re of Debtor or Authorized Representative		

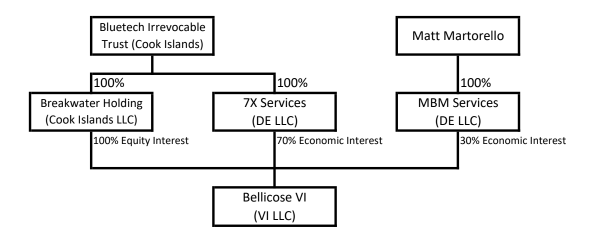
Print Name: Matt Martorello

Title: President of its Manager

# **EXHIBIT A**

### 

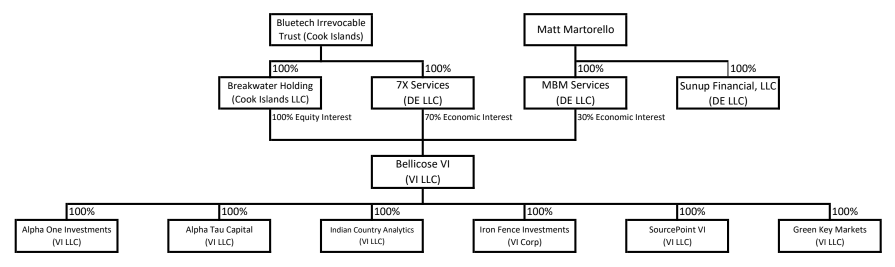
- 1) 7/18/12 Matt transferred 70% of shares in Bellicose VI, Inc. to 7X.
- 2) Early 2013, Bellicose VI, Inc. converted to an LLC and created Class A equity interest (100% BWH) and Class A economic interest (70% 7X and 30% MBMS)



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#### Changes made after 6/1/13

- 1) On 7/22/13, IFI Inc. was merged into IFI LLC (a DE LLC). The surviving entity name is Iron Fence Investments, LLC.
- 2) On 7/23/13 SunUp Financial was formed.
- 3) On 8/28/13, AOI, ATC, ICA, SPVI and GKM were converted to DE LLCs.

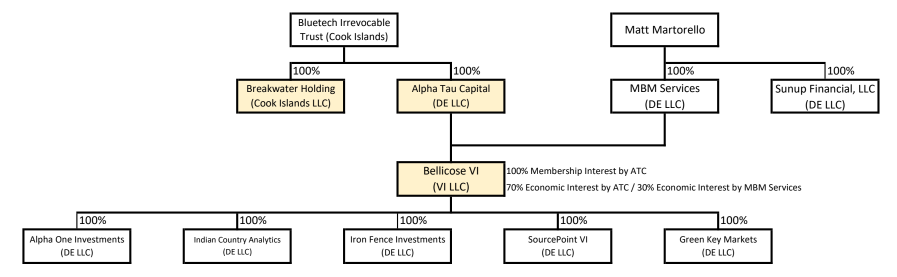


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#### Changes made on 12/31/13:

- 1) Bluetech purchases ATC from BVI.
- 2) 7X Services tranfers its BVI interests to ATC. 7X Services is then dissolved.
- 3) Breakwater transfers its BVI membership interests to ATC.

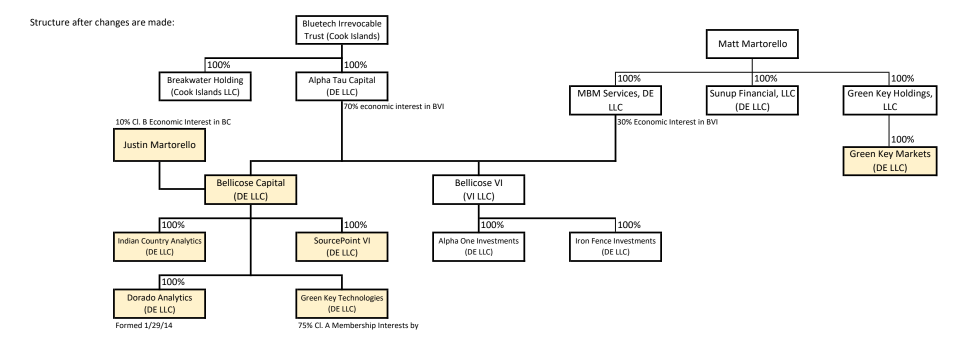
Structure after changes are made:



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#### Changes made on 1/1/14:

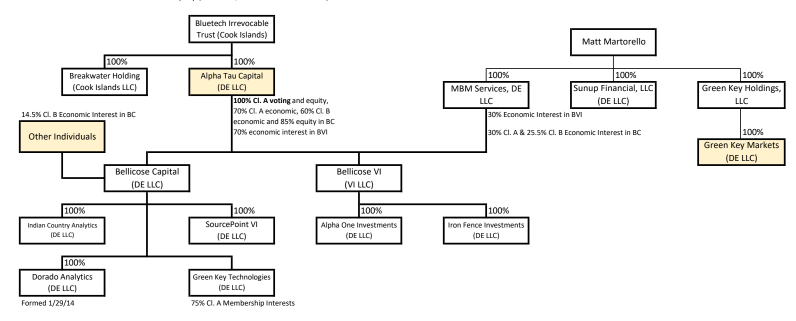
- 1) Initial Bellicose Capital Operating Agreement is created and BC begins operations in PR. JM owns 10% Cl. B Economic Interests.
- 2) SPVI and ICA interests transferred to BC from BVI.
- 3) 75% of GKT Cl. A Membership Interests transferred from GKH to BC.
- 4) GKM interests transferred from BVI to Green Key Holdings.
- 5) On 1/29/14, Dorado Analytics formed.



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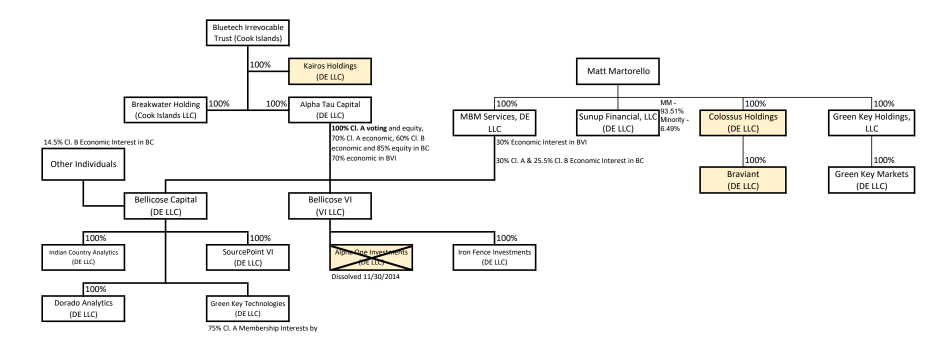
#### On 7/1/14:

- 1) Bellicose Capital creates Class A (Bellicose Capital assets other than Classes B and C), Class B (SPVI profits), and Class C (GKT profits) membership interests.
- 2) Class A interests are issued as follows: Class A voting (100% ATC); Class A economic (70% ATC; 30% MBMS); Class A equity (100% ATC)
  Class B interests are issued as follows: Class B economic (60% ATC; 25.5% MBMS; 10% Justin Martorello; 1.5% Brian McFadden; 1.5% James Dowd; 1.5% Simon Liang)
  Class C interests are issued as follows: Class C economic and equity (ATC 80%; 20% Justin Martorello)



### Casse 23:1436%500461114EPD050611meFiles0121406/218d 67715072011406/23 17:24 147.ge 10:04219 Document Page 32 of 95

- 1) On 8/28/2014 Colossus Holdings, LLC is formed.
- 2) On 9/2/2014 Braviant, LLC is formed.
- 3) On 10/1/14 Kairos Holdings is formed.
- 4) MM transferred to a group of minority holders 6.49% ownership in SunUp Financial, LLC.
- 5) On 11/30/14 Alpha One Investments is dissolved.



### Casse 23:1430%500461114EPD050611meFiles021106/218d 67799720011406/23 17:24 147ge 10:045281910 Document Page 33 of 95

On 12/17/14

1) GKT interests transferred from BC to ATC.

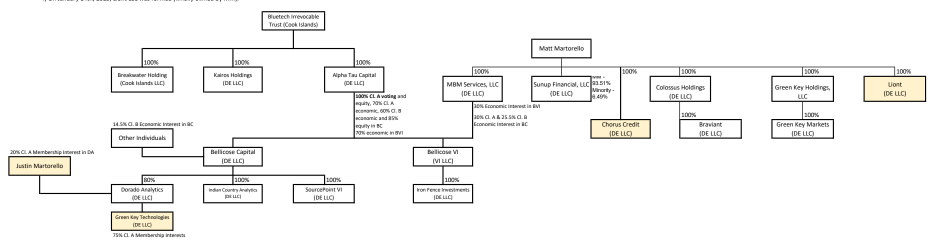
On 1/1/15:

1) 20% Cl. A Membership Interests in DA transferred to JM.

2) GKT interests transferred from ATC to DA.

3) On January 5, 2015, Chorus Credit, LLC (DE LLC) was formed (wholly owned by MM).

4) On January 14th, 2015, Liont LLC was formed (wholly owned by MM).



### Casse 23:1436%500461114EPD050611meFiles021106/218d 677150720011406/23 17:24 147.ge 10:00:28/19in Document Page 34 of 95

1) 2/9/15

ECA formed by Kairos as voting and majority member, naming Liont as manager

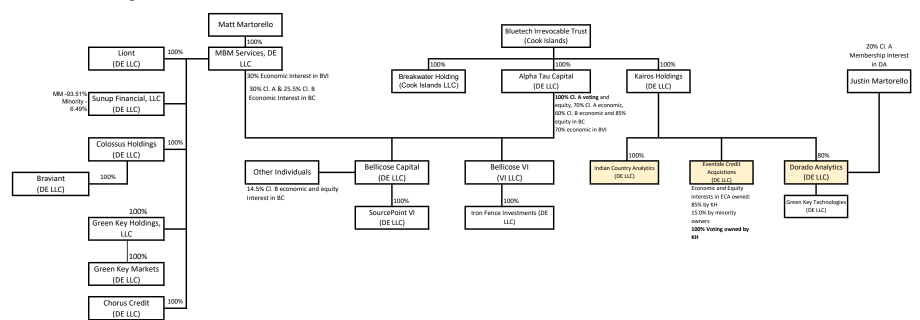
2) On 2/27/15:

ICA interests transferred from BC to KH.

3) On 2/28/15:

DA interests transferred from BC to KH.

Structure after changes are made:



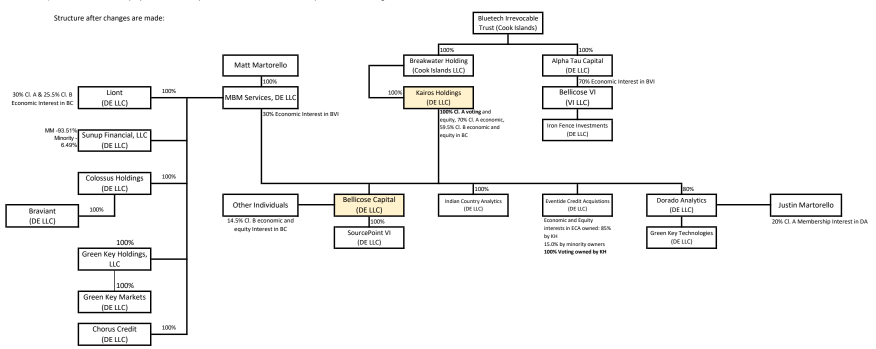
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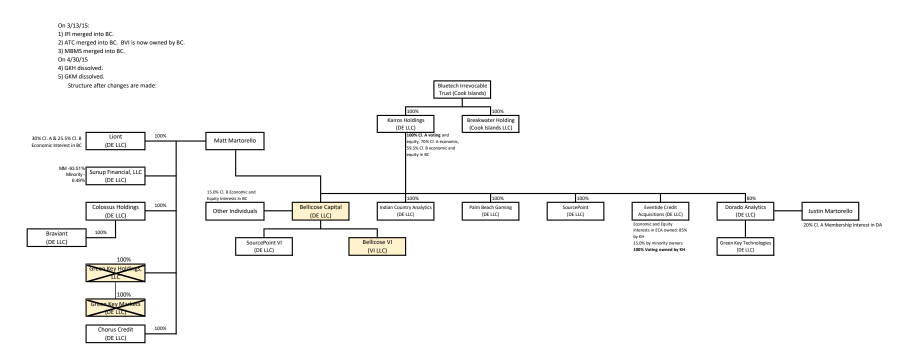
#### On 3/1/15:

- 1) 0.5% Cl. B Economic Interests in BC transferred to Brian McFadden from ATC for a total of 2.0%
- 2) All remaining BC interests owned by ATC transferred to KH.
- 3) All BC interests owned by MBMS transferred to Liont.

#### n 3/2/15:

1) KH issued 25.5% Cl. B Equity interest to Liont pursuant to Service and Membership Interest Transfer Agreement

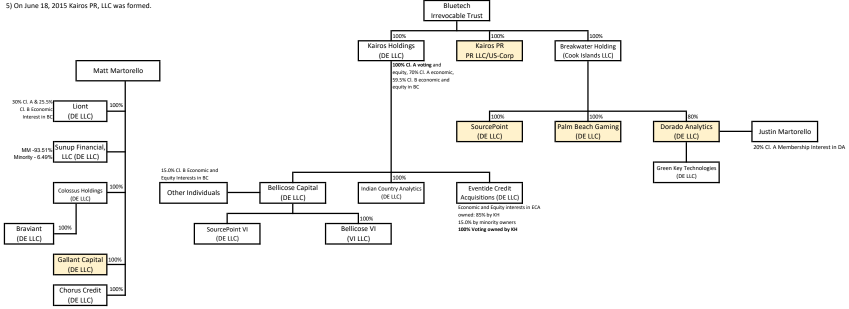




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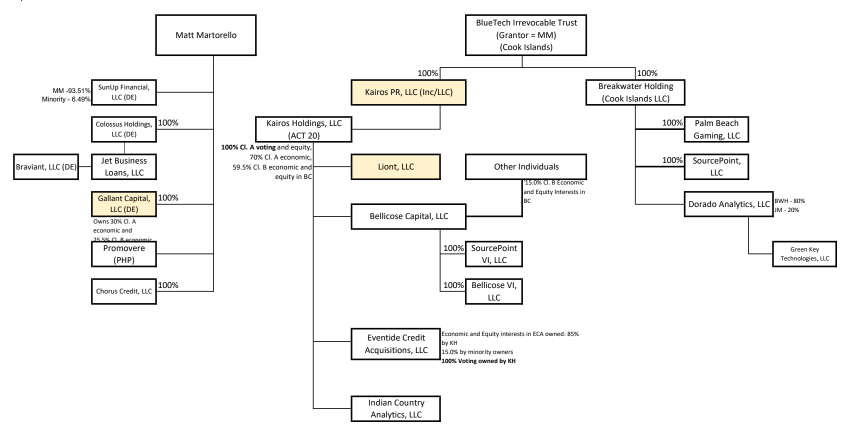
#### On 6/30/15:

- 1) SP LLC was transferred to Breakwater Holdings by KH.
- 2) PB Gaming was transferred from KH to Breakwater Holdings.
- 3) Dorado Analytics was transferred by KH to BWH.
- 4) On June 8, 2015, Gallant Capital, LLC was formed.
- 5) On June 18, 2015 Kairos PR, LLC was formed.



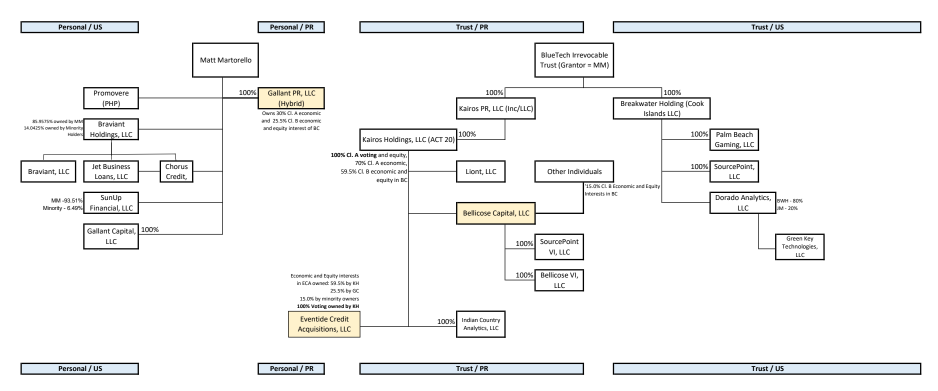
### Case 3:3-4-308504081114EP DO6 almehile 02-1/0 6/186d 05/186/196 14/26/21317:20:47agenes 28/895 Document Page 38 of 95

- 1) On July 1, 2015 BTIT contributed all membership interest of KH to KPR for PR Act 20 purposes for all subs.
- 2) On July 1, 2015 Liont transferred its ownership of Bellicose Capital to Gallant Capital (Cl. A economic 30% and Cl. B economic and equity 25.5%).
- 3) On July 12, 2015 Liont was assigned as a subsidiary of Kairos Holdings to qualify for PR Act 20 status for it staff.
- 4) Jet Business Loans and Promovere established.



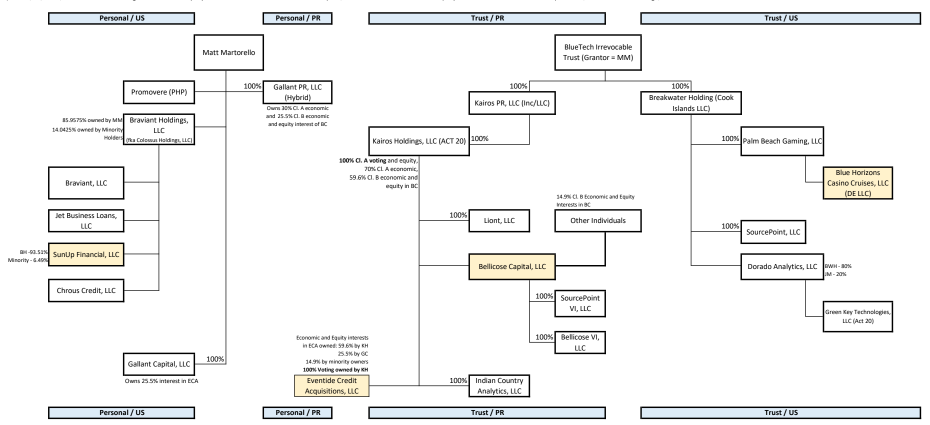
### Case 3:3-4-2085040811141EP DO6@ImeFit 602-1/06/120 07/150/20 14/206/204176:20:47agePoss 28/85/8 Document Page 39 of 95

- 1) On 7/15/2015 KH transferred a 25.5% equity and economic interest in ECA into GC LLC.
- 2) MM transferred Chorus Credit to Colossus Holdings (later changed its name to Braviant Holdings 10/2015)
- 3) On 7/31/2015 Gallant PR LLC (hybrid) is formed.
- 4) On 7/31/2015 GC LLC assigns its ownership in BC into GPR LLC for PR Act 20 purposes.



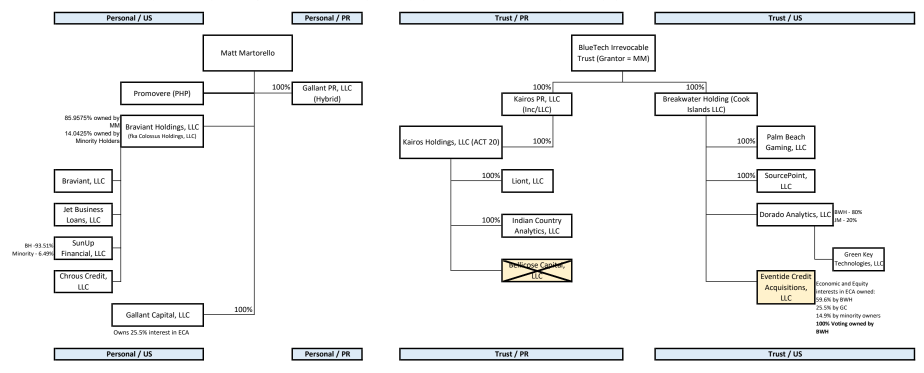
### Case 33-430850408111412 DO6 21 mehilo 21/0 6/20 07/19/20 14/20/20517:20:47 Document Page 40 of 95

- 1) On 11/01/2015 MM transferred his membership interest in SunUp Financial, LLC to Braviant Holdings, LLC.
- 2) On 12/18/2015, Blue Horizon Casino Cruises, LLC was formed and owned by Palm Beach Gaming, LLC
- 3) On 12/31/2015, Justin Martorello assigned 0.1% Cl. B equity and economic interest in Bellicose Capital, LLC and 0.1% economic and equity interest in Eventide Credit Acquisitions, LLC to Kairos Holdings, LLC.



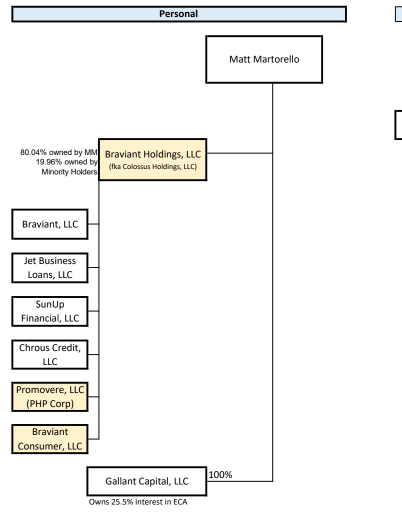
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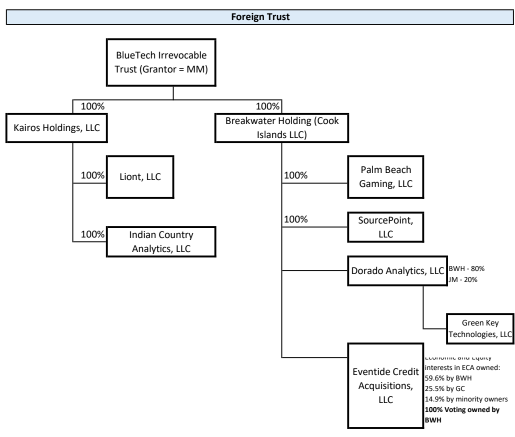
- 1) On January 1, 2016, Kairos Holdings, LLC transferred its economic and equity interest in Eventide Credit Acquisitions, LLC to Breakwater Holding, LLC.
- 2) On January 26, 2016, the following events took place with respect to Bellicose Capital, LLC and its subsidiaries.
  - 1) At 7:37 p.m., Bellicose VI, LLC merged with and into SourcePoint VI, LLC, under the name of SourcePoint VI, LLC.
  - 2) At 11:55 p.m., SourcePoint VI, LLC merged with and into Bellicose Capital, LLC, under the name of Bellicose Capital, LLC.
  - 3) At 11:59 p.m., Bellicose Capital, LLC merged with and into "LVD Tribal Acquisition Company, LLC", under the name of LVD Tribal Acquisition Company, LLC.



## Case 33-430850408111412 DO6 21 Inefit 6021/06/120 07/136/20 14/26/20717:20:47agens 28/839 Document Page 42 of 95

- 1) Braviant made several stock grants in June and July 2016.
- 2) On 8/18/2016, Matt transferred his shares in Promovere to Braviant Holdings, LLC.
- 3) On August 23, 2016, Braviant Consumer, LLC was formed as a Delaware limited liability
- 4) Gallant PR, LLC was dissolved effectively on 12/29/2016.
- 5) Kairos PR, LLC was dissolved effectively on 3/30/2017.



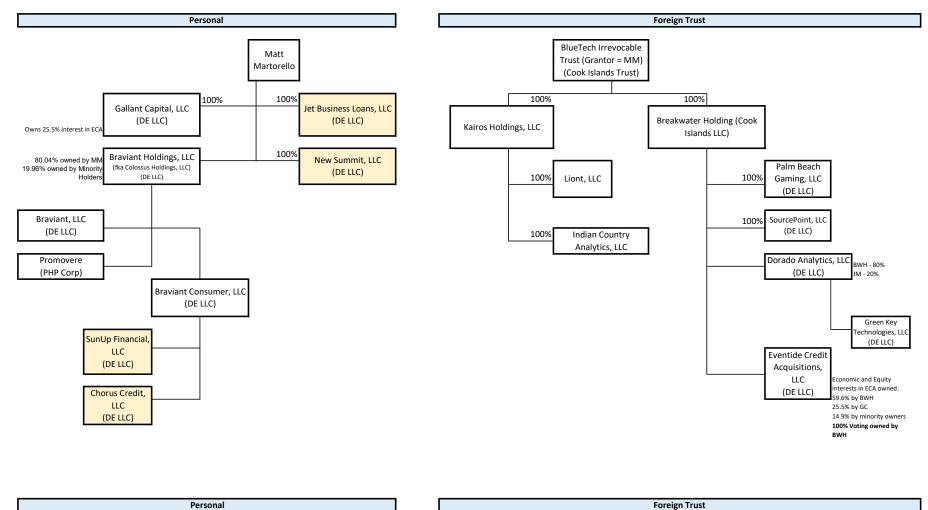


Personal

Foreign Trust

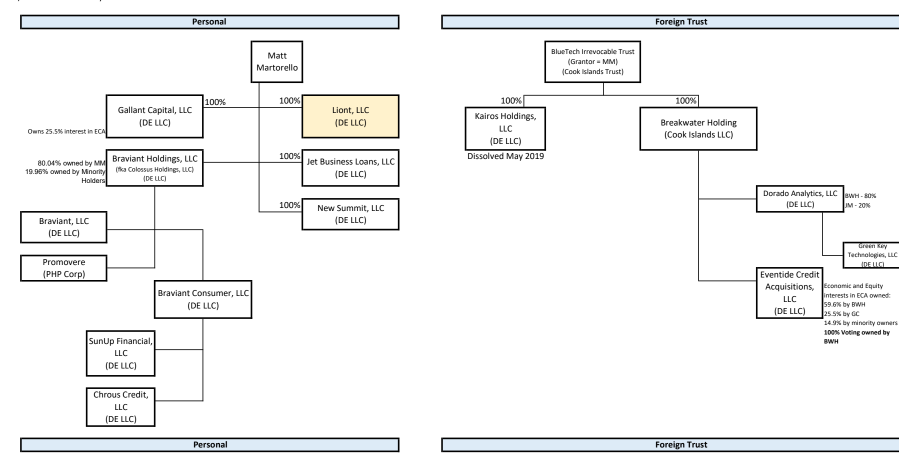
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- 3) New Summit, LLC was formed in June 2017. This entity is personally owned by MM.
- 4) In June 12, 2017, Braviant Holdings, LLC transferred its membership interest in Jet Capital, LLC to MM.
- 5) In June 12, 2017, Braviant Holdings, LLC transferred its membership interest in SunUp Financial, LLC and Chorus Credit, LLC to Braviant Consumer, LLC.



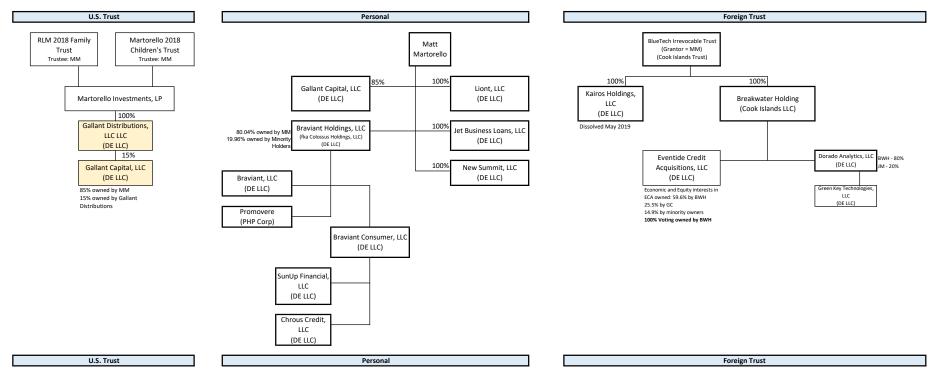
### Case 3:3-4-208504081114EP DO6@ImeFit 602-1/06/120 07/150/20 14/206/21917:20:47agePoss 28/8611 Document Page 44 of 95

- 1) 4/9/18 Kairos transferred Liont to MM
- 2) PBG, ICA, and SP all dissolved during 2018.
- 3) Kairos dissolved May 2019



### Case 3:3-4-2085040811141EP DO6@ImeFit 602-1/06/120 07/150720 14/206/22017:20:47ageP09828882 Document Page 45 of 95

- 1) 4/25/18 Matt transferred 15% of Gallant Capital to Matorello Investments, LP.
- 2) 8/1/18 Martorello Investments, LP contributed its 15% interest in Gallant Capital to its wholly-owned holding company, Gallant Distributions, LLC



#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

LULA WILLIAMS, et al.,	)
Plaintiffs,	)
v.	) Civil Action No. 3:17-cv-461 (REP)
BIG PICTURE LOANS, LLC, et al.,	)
Defendants.	)
RENEE GALLOWAY, et al.,	
Plaintiffs,	)
v.	) Civil Action No. 3:18-cv-406 (REP)
BIG PICTURE LOANS, LLC, et al.,	)
Defendants.	)

### MATT MARTORELLO'S STATEMENT OF POSITION IN RESPONSE TO JULY 23, 2020 ORDER (PARAGRAPH 2)

On July 23, 2020, the Court issued an Order (*Williams*, ECF No. 880; *Galloway*, ECF No. 539) directing the parties to, among other things, file on or before this date "in both listed actions a chart (a) showing how and through which trusts, corporations, people, or other entities money flows through from the time a borrower makes a payment until the money is distributed to Martorello and others; (b) describing all trusts, corporations, people, or other entities involved in these transactions and how each trust, corporation, person, or other entity relate to each other; and (c) explaining what Martorello's interest, involvement, or relationship is as to each trust, corporation, person, or entity." *Id.* ¶ 2. Further, "if the parties are unable to jointly submit the document described in paragraph (2), the Plaintiffs shall submit their document by July 29, 2020 and Martorello shall file his proposed changes by July 30, 2020." Mr. Martorello respectfully

responds to correct Plaintiffs' submission as follows:

Due to various structural changes which occurred as a result of tax planning relating to Martorello's move to the U.S. Virgin Islands<sup>1</sup>, followed by a subsequent move to Puerto Rico to participate in its Act 20 and Act 22 economic development programs, it is difficult to distill the history of the organizational structure into one or two charts. As a result, attached as Exhibit "A" is a series of schematic charts illustrating the organizational structure from 2012 to 2018, which notes the restructuring events that occurred surrounding the launch of Bellicose VI and Bellicose Capital, and the subsequent sale of the assets of Bellicose Capital (and its whollyowned company SourcePoint VI, LLC) to the LVD.<sup>2</sup> In spite of the numerous small structural

<sup>1</sup> Martorello moved to the U.S. Virgin Islands in July of 2011 to participate in its U.S. government program sanctioned economic development https://www.usvieda.org/incentives/edc-program). In advance of doing so, he formed Bellicose VI, Inc. as the corporate entity receiving the government decree detailing a broad mandate as to the activities that Bellicose VI Inc., would perform. More specifically, Bellicose VI Inc., or its successor, Bellicose VI, LLC (collectively referred to herein as "Bellicose VI"), owned interests in companies that developed algorithms and code to create a voice transcription service used by emergency services personnel and financial markets; a voice brokering licensed arm; a proprietary trading arm; funded a debt investment in a maritime operation; a slot lease arrangement with a tribal casino; managing and ownership of a casino cruise ship; and providing management and investment services to related entities. See Ex. B, N.D. Tex. May 28, 2020 Hrg. Tr. at 138:15-141:6, where Martorello describes to the Court the breadth of "family office" Bellicose Capital and its various US investments and ventures.

<sup>&</sup>lt;sup>2</sup> The primary restructurings can be summarized as follows: On July 18, 2012, for estate planning and limited liability purposes, Martorello transferred 100% of the voting rights of Bellicose VI to Breakwater and 70% of the economic rights to 7X Services, LLC, both wholly-owned by the Trust. On December 31, 2012, Bellicose VI Inc. converted to an LLC for tax efficiency purposes. On January 1, 2014, the structure changed to accommodate the Martorellos' relocation from the U.S. Virgin Islands to Puerto Rico, where he received an Act 20 and Act 22 economic development decree from the Puerto Rican government, through Bellicose VI, and kept an office U.S. Virgin Islands as well (see: https://www.ddec.pr.gov/wpcontent/uploads/2019/11/Performance of Incentives Report-Act 20 and Act 22.pdf). In June of 2015, Bellicose ownership for the trust and Martorello each changed to a hybrid LLC (i.e. taxed as a corporation on Puerto Rico sourced income and disregarded on US sourced income) in the form of Kairos PR, LLC and Gallant PR, LLC. In preparation for the sale of Bellicose Capital, LLC (which housed the employees central to the performance of SourcePoint VI) Footnote continues....

changes over time, the common general ownership structure of Bellicose VI, Bellicose Capital, and Eventide Credit Acquisitions remained virtually the same from July 2012 to present.<sup>3</sup> The details of the ownership structure are discussed in thorough detail below, but first we will address the money flows.

# <u>Discussion of how and through which trusts, corporations, people, or other entities money flows through from the time a borrower makes a payment until the money is distributed to Martorello and others</u>

When a consumer made a loan payment to Red Rock Tribal Lending ("RRTL"), the interest received was recognized as revenue to RRTL, while the principal either stayed in cash in RRTL for RRTL's growth, or reduced one of the debt facilities of the Tribe (See ECF 565-1, detailing the funding of RRTL's debt capital as ultimately sourced from third parties nearly entirely at all times, with some exception early in the relationship where Bellicose made a minority co-investment). In other words, the Tribe could decide to pay debt to third parties that it owed in connection with the lending business. As can be seen below, payments from that

Bellicose Capital had to migrate out of the family office all entities, data, information, and IP that were not a part of what the Tribe was purchasing, which included sensitive personal and family information, and that of Martorello's partners (see Ex. C (with personal information redacted). From time to time, restructurings occurred in to segregate entities with U.S. sourced income in one segment of the organizational structure for simplification, and any entities with Puerto Rico sourced income in another segment. Finally, upon relocation back to the mainland United States, the structure again changed and simplified.

<sup>&</sup>lt;sup>3</sup> Notwithstanding two subsequent dilutive events impacting ownership pro rata via issuing equity to key management personnel across the first half of 2014, Bellicose VI and its successors' profits interests were generally owned 70% by Guardian Trust Corporation, as trustee of the Bluetech Irrevocable Trust, the vehicle for Martorello's estate plan (his mother, brother, and sister as initial beneficiaries, replaced by his wife and their future descendants in late 2012 after their marriage in March of 2012), and 30% by Martorello personally, through his wholly owned LLC, initially MBM Services, LLC, which was later succeeded in interest by Liont, LLC and Gallant Capital, LLC. These distributions would amount to a substantial amount of income to Martorello personally.

revenue to SourcePoint VI, LLC ("SPVI") were wholly untied to the loans themselves.<sup>4</sup> Rather, whether or not SPVI was paid in any given month was based on the operational success or failure of the services it provided to RRTL, and thereby related to its efforts to build the good customer list and IP of LVD's business over time (See Ex. E, Servicing Agreement at § 6.4).<sup>5</sup> The following are the operational steps, in order, RRTL would take in the disbursement of its revenue:

- RRTL would send the Tribe ("LVD") the greater of the \$20,000 monthly minimum, or
   2% of Gross Revenue less Bad Debt expense, as a distribution.
- 2. RRTL would repay SPVI for any reimbursements advanced to it, if applicable.
- 3. RRTL would pay its vendor's bills, which included marketing agencies, underwriting expenses, technology, ACH processors, bank fees, call center expense, non-SPVI related consultants, legal, accounting and audit fees, interest expense, payment to its affiliate Duck Creek for employee personnel, and miscellaneous fees.<sup>6</sup> (See Ex. G, Financial

<sup>&</sup>lt;sup>4</sup> During the Parties' attempts to reach agreement on the form of the requested charts, Martorello repeatedly emphasized that "SourcePoint VI's servicing fee was wholly untied to consumer loans, but rather predicated on the success or failure of RRTL's business." (See Ex. D at 4; see also Ex. D at 2 ("Disagree that payment is misleading, it demonstrates the payment to SPVI, and thus to its member, were entirely untied to the consumer loans, but instead based on the performance of the tribe's business holistically.") While Plaintiffs may take umbrage with this undisputed fact, and mischaracterize it as "misleading," they cannot dispute that given SPVI's fee and Eventide's note payment stem from the success or failure of the Tribe's bottom line, and the demonstrative variability in any given month or period of time, SPVI's payments indeed were wholly untied to the consumer loans.

<sup>&</sup>lt;sup>5</sup> See Ex. F, expert report Greg Cowhey of RSM at 20 (noting the "Value Allocation to the Tribal Entity" on the date of sale as "24,729,000").. See also Ex. G, demonstrating RRTL's spending \$59 million on marketing, by date of sale, to develop its most valuable IP, its customer list.

<sup>&</sup>lt;sup>6</sup> Plaintiffs mention markup at the call center and improperly characterize Iron Fence Investments Interest Income. These had no net impact on Tribal Net Profit or Martorello's share versus the trust. No separate hidden fees were received by Martorello outside of his 30% interest in SPVI (owned indirectly through Bellicose). As stated above, loans made to RRTL to provide Footnote continues....

Statements demonstrating RRTL paid \$294 million in total expenses, \$223 million for costs other than "Servicing Fee – SPVI"). Additionally, RRTL would retain capital for reserves if required.

- 4. RRTL would pay its creditors to the extent required for either interest or principal, or reserve therefor.
- 5. RRTL would pay net revenues to SPVI, in the event any such amounts remained.<sup>7</sup>

Once SPVI received payment, if any, from RRTL, SPVI would pay its expenses, including a fee allocated for the engagement of the employees of its parent company, Bellicose Capital, LLC, and any overhead before it would make profit distributions to its parent company, Bellicose Capital, LLC. Additional expenses of Bellicose Capital would then determine whether the services SPVI provided were profitable or not profitable to the members of Bellicose Capital.

From Bellicose Capital, disbursements of remaining cash were not formulaic, but irregular and sporadic. As a holding company and family office designed to invest in US entities (rather than distribute offshore as Plaintiffs allege the design), Bellicose focused attention on growing and diversifying its family office investments and holdings, in entirely US subsidiaries. As such, Bellicose would assess its cash liquidity, its business or investment opportunities, and existing forecasted cash requirements and then (i) choose to retain its earnings for investment

capital were almost entirely made from third party capital sources; to the extent a loan was made from a Trust-owned subsidiary to RRTL, the interest payments back to that entity were a debt expense to RRTL that reduced SPVI revenue, resulting in a net effect of zero.

<sup>&</sup>lt;sup>7</sup> To demonstrate that no given loan could be tied to the Servicing Fees, after the launch of RRTL in January 2012, SPVI received no payment for services in January, February, March, April, May, July or September. Clearly, it received no dollars from those loans and was far from guaranteed to. And notwithstanding the ability for LVD to voluntarily terminate the contract with SPVI with just 120 days' notice to engage increasing competition to SPVI, even before many loans originated could mature, after netting SPVI's expenses and overhead allocations, SPVI lost money through its provision of services to RRTL in the year of 2012.

into new ventures, (ii) grow its businesses and its own US subsidiaries, or (iii) distribute excess funds to its members. Any such distributions to its members were made pro rata to the members of Bellicose Capital owning economic interests: (i) 70% to the LLC owned by Guardian Trust Corporation, as trustee of the Bluetech Irrevocable Trust (the "Trust")<sup>8</sup> and (ii) 30% to the LLC owned by Martorello<sup>9</sup>. The Trust's LLC owner (also, always a Delaware LLC from January 1, 2014 to date of sale) would either invest in its own subsidiary ventures or private equity vehicles (all US entities and investments again), or make a distribution up to the Trust. Martorello's LLC owner would similarly elect to invest such distributions into his own US entities, or pay them to Martorello, who (contrary to the actions of one seeking an offshore shelter) generally reinvested them in his personally-owned interests in illiquid US start-ups he co-founded (since 2013) and other business ventures.

In 2014, the management team members of Bellicose Capital were issued their equity interests. Thereafter, distributions would additionally be made pro rata to Justin Martorello (9.9%), Brian McFadden (2%), James Dowd (1.5%) and Simon Liang (1.5%) in accordance with their ownership percentages per the operating agreement. The Trust's LLC owner's interest was thereby diluted to 59.6% and Martorello's LLC owner's interest was thereby diluted to 25.5%.

Since the sale of the Bellicose assets (the "Bellicose Sale") to the Tribe on January 26, 2016, payments from the Tribe have followed the same formula, except that the formula was changed from \$20,000 to 2% for the Tribe's distribution, plus an additional 2% to be reinvested

<sup>&</sup>lt;sup>8</sup> The trust held its interest in Bellicose VI and Bellicose Capital from time to time through three **Delaware holding companies**: 7X Services, LLC, Alpha Tau Capital, LLC, or Kairos Holdings, LLC (or its Puerto Rico holding company, Kairos PR, LLC).

<sup>&</sup>lt;sup>9</sup> Martorello held his interest in Bellicose VI and Bellicose Capital, LLC from time to time through three **Delaware holding companies**: MBM Services, LLC, Liont, LLC or Gallant Capital, LLC (or its Puerto Rico holding company, Gallant PR, LLC).

as equity capital to grow the health and self-sufficiency of LVD's lending business and move it closer to self-sufficiency. However, the LVD economy entered two periods of economic strife following the sale, and the Tribe called upon Eventide to renegotiate the distribution calculation from 2% so as to help support the Tribal members' struggle. Eventide and Martorello were eager to oblige, and increased the distribution to 3%, with a 2% retention in November 2016 (See Ex. H), and in May 2018 "in order to assist the financial needs of the Tribe, to alleviate Tribal budgetary stress and to aid the Tribe to avoid cuts to essential government services" Eventide agreed to forego the retention so that LVD could distribute a full 6% of the formula on a monthly basis and that arrangement stands today (Ex. I).

Unlike Bellicose, which was a holding company and family office, Eventide is a special purpose entity holding only the LVD debt obligation. As such, upon receipt of its note payments beginning in 2016, distributions to Eventide's members occurred regularly, pro rata, through early 2019 under the auspices of ample projected note payments based on the forecast. Since early 2019, however, upon suspicion that the borrower's material changes in lending operations and product over the years post-sale would result in a material degradation to Eventide's note payments, it ceased all distributions to its members and reserved all of its cash for legal expenses associated with the litigation. Eventide's earlier distributions to Breakwater have been invested in U.S. private equity funds, with any excess being distributed up to the Trust. Eventide's distributions to Gallant Capital have been distributed to Martorello for further substantial investment in his personal US investments since 2013, including Braviant, a US start-

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<sup>&</sup>lt;sup>10</sup> Another example of the consumer loan payment being wholly untied to the payments under the waterfall methodology, which was discussed with plaintiffs the day before this filing but omitted from their brief, the Tribe has made **no payments** on the note by waterfall calculation from November of 2018 through the date of this filing.

up entity with a long-term investment horizon founded by Martorello, or used by Martorello personally.

### <u>Discussion describing all trusts, corporations, people, or other entities involved in these transactions and how each trust, corporation, person, or other entity relate to each other</u>

Martorello, as settlor, and Guardian Trust Corporation, as trustee, established the M. Martorello Irrevocable Trust (the "Trust"), a Cook Islands Trust, on November 1, 2010. 11 On June 10, 2011, by trustee resolution, the Trust name was changed to the Bluetech Irrevocable Trust. Prior to Martorello's marriage in March of 2012, the beneficiaries were his mother and siblings; following his marriage and the birth of his children, the trustee added Martorello's wife and descendants as beneficiaries. Simultaneously with the establishment of the Trust, the trustee created Breakwater Holding, LLC ("Breakwater"), a Cook Islands limited liability company owned by the Trust as its sole member, for the purpose of holding assets of the Trust. Breakwater's initial manager was ATP Directors Ltd., a director company wholly owned by Asiaciti Trust Pacific Limited, the parent company of Guardian Trust Corporation, a dulylicensed Cook Islands trust company. The trust agreement of this Trust does not grant the settlor any power, control, or authority over the Trust's administration or its assets. The settlor's role is limited to creating and funding the Trust. While Plaintiffs make hay of Martorello referring to Bellicose as "my business" (as certainly all members did) in this case, Martorello is also treated as the grantor (or tax "owner") for U.S. federal income tax purposes, meaning that he is

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<sup>&</sup>lt;sup>11</sup> There are a variety of reasons to choose a foreign jurisdiction to administer a trust, including, but not limited to: (i) cost efficiency vs US trustees (ii) economic diversification; (iii) access to certain types of offshore private placement life insurance policies (for which Martorello has); (iv) estate planning; (v) asset protection from the creditors of its beneficiaries; (vi) premarital planning; and (vi) tax planning, if available. Dynastic trusts are a common estate planning vehicle that permit a settlor to transfer property to a trustee to be invested, managed, and administered for the benefit of the settlor's family and future generations. There are many motivations and purposes for establishing a trust, but preservation of family wealth and ensuring financial security for the settlor's spouse and descendants is often a primary goal.

obligated to report and pay taxes on the Trust's earnings, and he in fact does so. Martorello has never been a beneficiary of the Trust, nor has he ever received a distribution from the Trust. Likewise, Martorello has never served as a Protector of the Trust or in any other fiduciary capacity. Assets held by the Trust or subsidiaries owned by the Trust are <u>legally</u> owned by the trustee for the benefit of the Trust beneficiaries. Assets owned by Martorello or by subsidiaries owned by Martorello are legally owned by Martorello. Martorello's status as the grantor and tax "owner" of the Trust does not in any way grant to him legal or beneficial ownership of, or control over, the Trust assets; it merely indicates that he is obligated to pay the income taxes on Trust earnings. If In fact, both he and the beneficiaries are powerless to compel the trustee to take any action.

As mentioned above and generally at footnote 3, supra, the charts attached as Exhibit "A" depict the Trust and its various subsidiaries owned from time to time, as well as entities owned

178:3-24).

Plaintiffs pointed out the NDTX opinion had stated that Martorello admitted he was the "protector". This was clear error of the Court. Martorello stated rather that the trust document referred to him as "principal" (See Ex. J, N.D. Tex. May 21, 2020 Hrg. Tr. at 77:22-78:2), while he also stated he has never been "protector" and there has not been since 2011 (see Ex. J at

<sup>&</sup>lt;sup>13</sup> To the extent that the trustee elects to make distributions to the beneficiaries of the Trust, it does so in its sole discretion, and distributions may not be made to anyone who is not a beneficiary of the Trust. The beneficiaries may not compel distributions from the trustee. The Trust is a spendthrift trust, meaning that the trustee has the power to deny requests for distributions from creditors of the beneficiaries, as well as requests for distributions from the beneficiaries themselves. The trustee can, and often does, exercise its discretion and refuse to make distributions to a beneficiary. A trustee will not distribute funds to satisfy a creditor claim of a beneficiary, particularly when doing so would harm the other current beneficiaries and future remainder beneficiaries. The trust is irrevocable, meaning that no person has the power to revoke the trust. Once the settlor transfers property to the trustee to hold in trust for the beneficiaries, the settlor relinquishes all control over the trust property and retains no beneficial rights so long as the settlor is not a beneficiary of the trust.

<sup>14</sup> This is not optional: Section 679 of the Internal Revenue Code requires that a U.S. person who directly or indirectly transfers property to a foreign trust with at least one U.S. beneficiary shall be treated as the tax owner of the trust.

by Martorello that were involved in these transactions. From the time of the formation of Bellicose VI and Bellicose Capital leading up to the Bellicose Sale, multiple reorganizations occurred to the ownership structure to facilitate the tax planning in the U.S. Virgin Islands, followed by a reorganization for Puerto Rico tax purposes upon the Martorellos' relocation from the USVI to Puerto Rico.

Below are more granular details explaining the Trust and various entities.

- Bluetech Irrevocable Trust (the "Trust") was established by Matt Martorello, as grantor, and Guardian Trust Corporation, as trustee, on November 1, 2010. The beneficiaries of the Trust, since late 2012, are Rebecca Martorello and the descendants of Rebecca and Matt Martorello. Matt Martorello was never a beneficiary of the Trust, never the protector, nor has he ever had any beneficial interest in an entity or affiliated sub-trust owned by the Trust. The Trust's holdings include various holding companies (each described in more detail below), namely Breakwater Holding, LLC 7X Services, LLC, Alpha Tau Capital, LLC, and Kairos Holdings, LLC, and sub-trusts. All directly-owned holding companies have been dissolved except for Breakwater.
- Guardian Trust Corporation is a provider of professional fiduciary services and a wholly-owned subsidiary of Asiaciti Trust Pacific Limited, Cook Islands, the Cook Islands branch of Asiaciti Trust, an international trust and corporate services provider that has been operating in multiple jurisdictions globally (except the U.S.) for the past 40 years and oversees several billion dollars in trust and corporate assets (see www.asiacititrust.com). The current managing director of the Cook Islands operation, Ms. Tine Ponia, a New Zealand attorney, is the trust officer in charge of the Trust.
- Breakwater Holding, LLC ("Breakwater"), a Cook Islands LLC, was created by the

trustee simultaneously upon the establishment of the Trust, November 1, 2010, to serve as the Trust's holding company for the Trust's private company investments. From 2010 to March 2013, Breakwater's manager was ATP Directors Ltd., a special purpose company owned by the trustee to serve as corporate director and manager. The trustee later appointed Martorello's entities MBM Services, LLC and then Liont, LLC as the successor managers of Breakwater from March 2013-June 2018. Contrary to one using offshore entities for protection, on December 31, 2013, Martorello transferred the Bellicose equity out of the Cook Islands LLC and into Delaware LLC, Alpha Tau Capital. In June 2018, the trustee, as member, then removed Liont as manager and replaced it once again with ATP Directors Ltd. ATP Directors consulted with managers of its underlying private company investment entities, including Matt Martorello, as needed, to satisfy its fiduciary obligation to its member, the Trust. Breakwater only **briefly** owned an interest in Bellicose VI in July of 2012 (prior to which it was owned by Martorello personally) until it transferred its interest to Delaware LLC Alpha Tau Capital in December 31, 2013. From that point on, it did not hold a direct interest in the Bellicose entities.

• MBM Services, LLC, a Delaware LLC, was wholly-owned by Matt Martorello and served as his management company. The trustee named MBM Services, LLC as manager of Breakwater, Bellicose Capital, LLC, Kairos Holdings, LLC, 7X Services, LLC, and Alpha Tau Capital, LLC. This allowed day-to-day oversight of the operating entities held by the Trust by MBM Services, LLC, with the help of its staff and oversight by Matt Martorello, as its manager. MBM Services, LLC was later succeeded by Liont, LLC as manager of the companies it managed. Although MBM Services and Liont, LLC handled

administrative and ministerial tasks for the companies they managed, substantial decisions relating to the Trust-owned private companies continued to require the consent of the trustee of the Trust, as member.

- Liont, LLC ("Liont"), a Delaware LLC, is the family office entity wholly-owned by Martorello and has served as manager of multiple entities, some owned by the Trust and some owned by Martorello. Liont was a successor to Martorello's initial management company, MBM Services. Liont has employed staff to facilitate with its management services. In July 2015, Matt contributed Liont (at that time it had a zero value and no assets) to Kairos to allow Liont to hire Puerto Rican employees and to qualify for Puerto Rico tax benefits as a subsidiary of Kairos PR. Upon the Martorellos' departure from Puerto Rico, Martorello repurchased Liont, LLC from Kairos, rendering Kairos obsolete and it was later dissolved.
- Bellicose VI, Inc. was formed in 2011 by Martorello and later restructured as Bellicose VI, LLC for tax purposes (collectively referred to as "Bellicose VI"). It was initially a Virgin Islands company wholly owned by Martorello personally, and was later converted to a Delaware LLC. Contrary to the mischaracterization of the Plaintiffs that Martorello had some nefarious scheme with regard to LVD's lending, Martorello engaged Bellicose VI under his personal ownership in 2011. It was not until July 18, 2012 when Martorello transferred 70% of his interest in Bellicose VI to Delaware LLC 7X Services, LLC (a wholly owned entity of the Trust). In early 2013, when Bellicose VI was converted to an LLC, it issued a Class A equity interest to Breakwater (100%, transferred a few months after to Alpha Tau Capital, a Delaware LLC described below), and Class A economic interests to Delaware LLCs 7X Services (70%) and MBM Services (30%). Bellicose VI

was later merged into Bellicose Capital, LLC in 2014 upon the companies' move from the USVI to Puerto Rico (described below).

- O 7X Services LLC held a 70% economic interest in Bellicose VI and Martorello, through MBM Services, held a 30% economic interest. 7X was wholly-owned by the Trust, so the 70% economic interest owned by 7X constituted the Trust's profits interest in Bellicose VI. The 30% economic interest held by MBM Services, LLC constituted the profits interest received by Matt Martorello for his services to Bellicose VI.
- O Bellicose VI was the initial owner, later transferred to Bellicose Capital, of a number of U.S. investments through various entities, including Alpha Tau Capital, LLC, Indian Country Analytics, LLC, Iron Fence Investments, LLC, SPVI, and Green Key Markets, LLC, the marketing arm of GreenKey Technologies, described below (all US entities).
- On December 31, 2013, the holding structure was reorganized in conjunction with the companies' planned move to Puerto Rico and the Trust replaced 7X with Alpha Tau Capital as its new holding company for the Bellicose VI structure. The economic interest remained the same: Alpha Tau Capital (70%) and MBM Services (30%) (both Delaware LLCs).
- Bellicose Capital, LLC, a Delaware LLC, was created January 2014 as a subsidiary of Alpha Tau Capital (70%) and MBM Services (30%) and began operations in Puerto Rico. Bellicose Capital had three classes of ownership interest, which is incompletely disclosed in Plaintiff's brief: Class A Members (with general rights to the assets of Bellicose Capital other than SPVI and GreenKey Technologies), divided further into voting, equity,

and economic interests; Class B Members (with rights to the investment in SPVI), divided into equity and economic interests; and Class C Members (with rights to the investment in GreenKey Technologies, LLC), divided into equity and economic interests. The business activities of SPVI and GreenKey Technologies are described in more detail below. Having noted the 2011 and 2012 ownership and the short duration in 2013 when Breakwater owned Bellicose VI, the ownership of Bellicose Capital evolved as follows:

#### 2014 (All US ownership)

#### Class A Members:

Alpha Tau Capital, LLC ("ATC") - 100% voting; 70% economic; and 100% equity

MBM Services, LLC ("MBMS") - 30% economic

#### Class B Members:

ATC - 60% economic, and 90% equity.

MBMS - 30% economic.

Justin Martorello - 10% economic and equity.

#### Class C Members:

ATC - 80% economic and equity.

Justin Martorello - 20% economic and equity.

#### January 1, 2016 (All US Ownership)

#### Class A Members:

Kairos Holdings ("KH") - 100% voting; 70% economic; and 100% equity Gallant PR ("GPR;" PR Holding company of Gallant Capital, LLC) - 30% economic

#### Class B Members:

*KH* - 59.6% economic, and 59.6% equity

GPR - 25.5% economic and 25.5% equity

Justin Martorello - 9.9% economic and equity

Brian McFadden - 2.0% economic and equity

Simon Liang - 1.5% economic and equity

James Dowd - 1.5% economic and equity

#### Class C Members:

No changes.

The succession of ownership of Martorello's 30% profits interest in Bellicose
 Capital evolved as follows: MBM Services, LLC, followed by Liont, LLC,
 followed by Gallant Capital, LLC, then briefly Gallant PR, LLC. Gallant PR,

- LLC was created for Puerto Rico tax purposes and briefly owned Gallant Capital. Again, all US entities. Martorello's 30% interest was diluted to 25.5% upon the issuance of equity interests to key personnel in 2014.
- o The management was initially MBM Services, LLC and later Liont, LLC.
- o Bellicose VI transferred its interest in SPVI to Bellicose Capital.
- In January 2016, SPVI and Bellicose VI were merged into Bellicose Capital, LLC
   in anticipation of the Bellicose Sale, which occurred on January 26, 2016.
- SourcePoint VI, LLC ("SPVI"), initially a Virgin Islands LLC and later a Delaware LLC, was owned by Bellicose VI and later Bellicose Capital and managed by MBM Services and later Liont. Its business purpose was to serve as a fintech platform for lenders. Payments from RRTL were made to SPVI.
- 7X Services, LLC ("7X"), a Delaware LLC, was wholly-owned by the Trust and was the initial owner of BVI, Inc. Its manager was MBM Services, LLC. 7X held a 70% economic interest in Bellicose VI, which interest was later transferred to Alpha Tau Capital (described below).
- Alpha Tau Capital, LLC ("ATC"), a Delaware LLC, was wholly-owned by the Trust and served as the Trust's holding company for investments such as Alpha One Investments and Iron Fence Investments. It also held a 70% economic interest in Bellicose VI for a time. Its manager was MBM Services, LLC.
- Kairos Holdings, LLC ("Kairos"), a Delaware LLC, was formed by the trustee in 2014 to serve as another holding company for the Trust's U.S. investments. It was always owned directly by the Trust, with initial management by MBM Services, LLC, followed by Liont, LLC.

- In 2014, Martorello and his family relocated to Puerto Rico and Kairos, along with its subsidiaries, were transferred to newly-formed Kairos PR, LLC for Puerto Rico tax planning purposes.
- Kairos was dissolved by its member (the trustee) in 2019, after liquidating its de minimis remaining assets following the Bellicose Sale.
- Eventide Credit Acquisitions, LLC ("Eventide"), a Delaware LLC, was formed February 9, 2015 for the purpose of holding the debt obligation from the LVD following the Bellicose Sale. Its initial manager was Liont, LLC and is currently Martorello. As explained above, its ownership was designed to mirror the ownership of the Class B Membership interests in Bellicose Capital. The Trust initially owned 85% of Eventide through its holding company, Kairos Holdings. Leading up to the sale, Kairos transferred a 25.5% interest in Eventide to Martorello's holding company, Gallant Capital, as payment for Martorello's efforts brokering the Bellicose Sale and to mirror the economic arrangement between Gallant Capital and Bellicose Capital, which was also 25.5%. Kairos simultaneously transferred the remaining 59.6% of its interest in Eventide to its sister subsidiary, Breakwater Holding, which was to remain as the Trust's primary holding company following the Bellicose Sale and simplification of the holding structure.
- Gallant Capital, LLC ("Gallant Capital"), a Delaware LLC, was formed June 30, 2015, by Martorello as member and Liont, LLC as manager, to hold Martorello's interest in Eventide. In 2018, Martorello transferred 15% of his ownership in Gallant Capital to Gallant Distributions LLC (Delaware) in turn owned by a Family Limited Partnership owned by two US trusts formed for tax planning purposes in 2018.

- GreenKey Technologies, LLC ("GreenKey"), a Delaware LLC, was created in January 2014, and Martorello is a co-founder. Its initial managing member was Bellicose Capital. Its current managing member is Dorado Analytics, LLC. GreenKey is a fintech start-up developing voice transcription technology for use in the financial sector (referred to as "Alexa for Wall Street"), as well as for 911 call centers and use by police forces.
  - O Bellicose Capital purchased a 75% membership interest in GreenKey Technologies in 2014. A Class C Membership interest in Bellicose Capital was formed to segregate GreenKey's profits from those of SPVI and Bellicose Capital. The Class C Members were the Trust (through Alpha Tau Capital) (80%) and Justin Martorello (20%).
  - O In January 2015, Justin Martorello and Bellicose Capital formed Dorado Analytics to serve as a holding company for GreenKey Technologies and shortly thereafter Bellicose Capital assigned its interest in Dorado Analytics to Kairos Holdings, which at that time was holding the Trust's U.S. investments that were unrelated to tribal lending services.
- Other Entities Owned by the Trust Structure
  - Dorado Analytics, LLC, a Delaware LLC, was created as a holding company for a portion of GreenKey, as described above.
  - Indian Country Analytics, LLC, a Delaware LLC, was created early on and was never significantly capitalized or utilized.
  - Oklahoma and also owned a maritime asset backed loan in Florida.
  - o Palm Beach Gaming, LLC, a Delaware LLC, owned a maritime lease and Blue

Horizons Casino Cruises.

- Blue Horizons Casino Cruises, LLC served as the operating entity for the casino cruise operation in Florida.
- o **Iron Fence Investments, LLC**, a Delaware LLC, was used as a fundraising entity and earned a 1% profits interest for deals it helped to broker.
- Alpha One Investments, LLC, a Delaware LLC, served as a proprietary trading firm pertaining to US securities.
- Matt Martorello has served as manager of MBM Services and Liont, which were named by the trustee of the Trust to manage a number of the trust-owned entities from time to time, as explained above. Martorello, through his wholly-owned holding companies, has received 25.5% to 30% of the net revenues from Bellicose VI, Bellicose Capital, and Eventide, as explained above. Martorello has founded or co-founded a number of U.S. start-up companies, and has invested millions of his personal capital in these business ventures owned outside of the Trust structure. Entities owned by the Trust have provided debt financing to Martorello and/or entities majority owned by Martorello. Some of the business entities majority owned by Martorello appear on Exhibit "A" and are described below:
  - o **Braviant Holdings, LLC** ("Braviant"), a Delaware LLC, is an online consumer lending company founded by Martorello in 2013. Martorello made substantial investments into Braviant over the years. It is currently managed by its CEO, Stephanie Klein. Braviant owns the following affiliates: Braviant Consumer, Braviant, LLC, SunUp Financial (non-prime consumer lender), Chorus Credit (near prime consumer lender), and Promovere (a Phillippine company that

operates a customer call center).

- Jet Business Loans, LLC's primary activity is small business factoring.
   Martorello founded Jet in 2015 and continues to be the sole owner, having made substantial investments in this US start-up company since 2015.
- o MBM Services, described above.
- o **Liont, LLC,** described above also owns a share in a Dallas restaurant.
- o Gallant Capital, LLC, described above.
- o **GFLP Entity 1, LP** owns a small equity interest in a real estate development project in Dallas, Texas.

### Explanation of Martorello's interest, involvement, or relationship as to each trust, corporation, person, or entity

Martorello's role as manager of MBM Services and Liont is described in more detail above. Martorello's participation and consultation with the trustee via his management entities allowed the Trust to benefit from his expertise and to grow the Trust investments on behalf of the Trust beneficiaries, satisfying its fiduciary obligation to its current and remainder beneficiaries. In exchange, Martorello received the benefit of his own profits interest in the Trust majority-owned companies as described above (30% of Bellicose VI, and later 25.5% of Bellicose Capital and Eventide). This was the primary source of compensation to Martorello for his efforts in working with Bellicose and Eventide. He received a reasonable salary over the years, but after that did not receive any other regular source of income or wages from any other Trust-owned subsidiary, until his recent appointed Management position this year at Eventide.

As explained above, Martorello has never received a distribution or any other financial benefit from the Trust and has never been a beneficiary, trustee, or protector of the Trust. He has no power to compel the Trustee to make distributions or turn over Trust assets, nor does he have

the power to change the beneficiaries or cause himself to be added as a beneficiary. Martorello also does not hold the power to change the trustee. By design, the Trust's investments are preserved for the benefit of the trust beneficiaries, Martorello's wife, children, and all future descendants, and the disposition of the Trust assets during his lifetime and after his death are governed by the terms of the Bluetech Irrevocable Trust agreement.

The trustee of the Trust has *full discretion* as to whether to make distributions, or not, to its beneficiaries; there is no set amount to be paid to any beneficiary. That said, in the history of the Trust, the trustee has made one single distribution since its establishment in 2010 to one of its beneficiaries, Rebecca Martorello. Rebecca Martorello used the full amount of that distribution to purchase a life insurance policy on Matt Martorello's life.

Rebecca Martorello received a \$70,000 salary from Bellicose VI until her employment was terminated in mid-2013. Rebecca was also employed by Liont to assist with paying invoices and received a similar salary from mid-2017 through early 2019. She has not otherwise received any payments or distributions from Trust-owned subsidiaries.

While Martorello objected to Plaintiff's providing actual dollar figures, as the Court stated it did not want or need them, Plaintiffs have used the figures to allege that for some period of time SPVI received about 90% net vs LVD's distributions of 10%, implying the impropriety of the SPVI and RRTL relationship. Setting aside federal policy regarding self-determination in such matters, Martorello respectfully responds as follows:

The economic split of Plaintiffs ignores entirely the nearly \$25mm in equity value created by date of sale and continuing to accrue to the Tribe as the Eventide note nears termination. (See Ex. F at 20). Moreover, this servicing arrangement (including the economic split) is entirely market rate in fintech platforms, even outside of Indian country. Indeed, a

comparative non-bank lending model is diagrammatically presented by the state of Texas: https://occc.texas.gov/sites/default/files/uploads/what-is-a-cab-6-26-14.pdf. Here, the Credit Access Businesses ("CAB") even **owns the website**, markets, underwrites, originates and collects, performing all of the lending functions, but the lender provides the dollars to be loaned, and it receives the non-usurious "interest" rate (usury cap is 10% APR) while the CAB gets all of the remainder as its fees equating to a combined triple digit cost to the borrower. This split, on a net basis, is approximately 90% to the CAB and 10% to the lender within the "Components of the Finance Charge" at 90% net vs 10% net: See https://www.checkngo.com/wp-content/uploads/2018/02/TX\_PDL\_CNG\_ONLINE\_2018V1.pdf). Dozens of comparative examples publicly exist across Texas, and similar statutory arrangements to the CAB model have existed in FL, OH and MD.<sup>15</sup>

Even more broadly, fintech platforms working with both bank and non-bank lenders, typically provide and **own** the website the consumer visits. They also own the technology and they originate, underwrite, service, collect, market and fund the loans for the lender. See examples: *Sawyer v. Bill Me Later, Inc.*, 23 F. Supp. 3d 1359 (D. Utah 2014): at 1367–68; *Hudson v. ACE Cash Express, Inc.*, 2002 WL 1205060 (S.D. Ind.): where the agreement required ACE to purchase a **95% interest** in any loan made (in ACE storefronts) under the agreement, which determined irrelevant to the court, as was the fact that ACE was responsible for collecting payments under the loans. *See id.* at \*3; See also *Meade v. Avant of Colorado, LLC*, 2018 WL 1101672 (D.Colo.) consumer applied for and obtained loans from servicer's website; servicer

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<sup>&</sup>lt;sup>15</sup> See Ex. K, Scott Merritt deposition transcript excerpts at 49:7-15 (testifying that the financial arrangement was ordinary and "actually pretty decent") and 53:4-20 (testifying that this relationship is typical outside of the tribal lending context, particularly in the Texas Credit Service Organization lending model and regarding economics that the Texas lending model "[has] similar rev shares as the tribal."

buys loans within 2-days, paid all lender legal fees and fees to initiate the program, bore all expenses incurred, determined which loan applicants received loans and bore all costs of making such recommendations, was responsible for compliance with federal and state laws, indemnified the Lender, bore all risk of default, and conducted underwriting, servicing, and collection; Servicer retained 99% of profits on the loans); and Beechum v. Navient Solutions, Inc., 2016 WL 5340454 (C.D. Cal. Sept. 20, 2016): where the non-bank lender originated, underwrote, marketed, and funded private student loans for which the bank would be identified as the lender. The non-bank lender would subsequently purchase 100% of the loans from the bank within 90 days of disbursement for principal, plus accrued interest, and less the amount paid for indemnification of loan loss.

These fintech relationships have been promoted by modern policy and recognized as legitimate by Treasury and bank regulators, in their efforts to clarify the legal uncertainty plaguing these relationships. See: https://www.fdic.gov/fditech/guide.pdf; https://www.fdic.gov/news/news/financial/2005/fil1405a.html#foot1 revised November 2015, describing what a bank lender/Fintech platform relationship involves in order to "export favorable interest rates provided under the laws of the state where the bank is located" for a "typical charge...APR of nearly 400%". Here the banks "enter into arrangements with third parties" "in which the institution funds payday loans originated through the third party" which "may be underwritten off-site" by "third party originators" and "may involve the sale to the third party of the loans or servicing rights to the loans" and "additional services that the bank would normally provide, including collections, advertising and soliciting applications." https://home.treasury.gov/sites/default/files/2018-08/A-Financial-System-that-Creates-

Economic-Opportunities---Nonbank-Financials-Fintech-and-Innovation 0.pdf describing the

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"uncertainties created by these court cases" as "pressure" resulting in FinTech Platforms altering

"their economic relationships with partnering banks to better account for the risks presented by

these court cases" and recommending that "Congress codify that the existence of a service or

economic relationship between a bank and a third party (including financial technology

companies) does not affect the role of the bank as the true lender of loans it makes" and "federal

banking regulators should also reaffirm..."

Indeed, just one week ago, the OCC obliged by issuing its proposed rule, stating "the

relationships have been subject to increasing uncertainty about the legal framework that applies

to loans made as part of these relationships. This uncertainty may discourage banks and third

parties from entering into relationships, limit competition, and chill the innovation that results

from these partnerships—all of which may restrict access to affordable credit. The proposed rule

would resolve this uncertainty by specifying that a bank makes a loan and is the "true lender" if,

as of the date of origination, it (1) is named as the lender in the loan agreement or (2) funds the

loan." See https://www.occ.gov/news-issuances/news-releases/2020/nr-occ-2020-97.html,

putting to an end once and for all the "true lender" controversy. The alleged 90% to 10% split

here, is similarly an issue reserved for Congress or the CFPB.

RESPECTFULLY SUBMITTED AND DATED this 30<sup>th</sup> day of July, 2020.

Dated: July 30, 2020

Respectfully submitted,

/s/ John M. Erbach

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#### **CERTIFICATE OF SERVICE**

I, John M. Erbach, hereby certify that on July 30, 2020, I filed the foregoing using the Court's CM/ECF electronic filing system, which will serve an electronic copy on all counsel of record by Notice of Electronic Filing (NEF).

/s/ John M. Erbach

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#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

RENEE GALLOWAY, et al.,	
Plaintiffs,	) ) Case No. 3:19-cv-00314 (REP)
v.	)
JUSTIN MARTORELLO, et al.,	)
Defendants.	)
	)

### DEFENDANT BLUETECH IRREVOCABLE TRUST'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF INTERROGATORIES

Defendant Bluetech Irrevocable Trust ("Bluetech"), by counsel and pursuant to Federal Rules of Civil Procedure 26 and 33, and Local Rule 26 of the United States District Court for the Eastern District of Virginia, responds and objects as follows to Plaintiff's First Set of Interrogatories ("Interrogatories"). Bluetech responds to these interrogatories to the best of its ability based on information currently available. Bluetech reserves the right to supplement these objections and responses should additional information become available.

#### **OBJECTIONS TO DEFINITIONS AND INSTRUCTIONS**

Bluetech objects as follows to Plaintiffs' Definitions and Instructions:

- 1. Bluetech objects to Plaintiffs' Definitions and Instruction to the extent Plaintiffs attempt to impose requirements beyond those set forth in the Federal Rules of Civil Procedure or Local Rules of the Eastern District of Virginia, including Instruction Numbers 1, 2, 3, and 4.
- 2. Bluetech objects to Plaintiffs' definition of "You" or "Your" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For the purposes

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of these responses, Bluetech defines the foregoing terms as set forth in Paragraph 63 of Plaintiffs' Complaint.

- 3. Bluetech objects to Plaintiffs' definition of "Identify" or "identity" to the extent Plaintiffs attempt to impose obligations on Bluetech beyond those required by the Federal Rules of Civil Procedure and/or the Local Rules of the Eastern District of Virginia, including specifically with respect to documents no longer in Bluetechs' possession, custody, or control.
- 4. Bluetech objects to Plaintiffs' definition of "Document(s)" to the extent Plaintiffs attempts to impose obligations on Bluetech beyond those required by Fed. R. Civ. P. 26(b)(5), Local Rule 26, and/or the agreement between the parties regarding logging of items withheld on the basis of privilege. To the extent privileged information or materials are withheld, Bluetech will abide by the obligations set forth in Fed. R. Civ. P. 26(b)(5) and Local Rule 26, as modified by the parties' agreement, if any.
- 5. Bluetech objects to Plaintiffs' definition of "file" as vague and ambiguous because Bluetech does not have an "account" with Plaintiffs.
- 6. Bluetech objects to Plaintiffs' definition of "Bellicose Capital" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Bellicose Capital" to mean Bellicose Capital, LLC, as defined in footnote 2 of Plaintiffs' Complaint.
- 7. Bluetech objects to Plaintiffs' definition of "Bellicose VI" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Bellicose VI" as limited to Bellicose VI.

- 8. Bluetech objects to Plaintiffs' definition of "Big Picture" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Big Picture Loans" to mean Big Picture Loans, LLC, as defined in paragraph 14 of Plaintiffs' Complaint.
- 9. Bluetech objects to Plaintiffs' definition of "Red Rock" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Red Rock" to mean Red Rock Tribal Lending, LLC, as defined in paragraph 11 of Plaintiffs' Complaint.
- 10. Bluetech objects to Plaintiff's definition of "SourcePoint" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "SourcePoint" as limited to SourcePoint VI, LLC.
- 11. Bluetech objects to Plaintiff's definition of "Duck Creek" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Duck Creek" as limited to Duck Creek Tribal Financial, LLC.
- 12. Bluetech objects to Plaintiff's definition of "Ascension" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, Bluetech interprets "Ascension Technologies" to mean Ascension Technologies, LLC, as defined in paragraph 14 of Plaintiffs' Complaint.
- 13. Bluetech objects to Plaintiffs' definition of "Kairos" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these

objections and responses, Bluetech interprets "Kairos" to mean Kairos Holdings, LLC, as defined in paragraph 60 of Plaintiffs' Complaint.

- 14. Bluetech objects to Plaintiff's Instruction No. 3 to the extent Plaintiffs attempts to impose obligations on Bluetech beyond those required by Fed. R. Civ. P. 26(b)(5), Local Rule 26, and/or the agreement between the parties regarding logging of items withheld on the basis of privilege. To the extent privileged information or materials are withheld, Bluetech will abide by the obligations set forth in Fed. R. Civ. P. 26(b)(5) and Local Rule 26, as modified by the parties agreement, if any.
- 15. Bluetech objects to Plaintiffs' requests to the extent they seek information or documents prior to January 1, 2011, or after December 31, 2018.
  - 16. Bluetech objects to all requests that seek proprietary information.

#### **RESPONSES TO INTERROGATORIES**

1. Identify all monetary distributions received by Defendant as a result of the lending enterprise that is the subject of Plaintiffs' Class Action Complaint, including the dates of distribution, the payor(s), the amount of each distribution, and the account information for where each sum was deposited.

**RESPONSE:** Bluetech owned multiple holding companies (including, but not limited to, Breakwater Holding, LLC, 7X Services, LLC, and Bellicose VI, LLC), which owned multiple businesses unrelated to SourcePoint VI, LLC ("SPVI") and Eventide Credit Acquisitions, LLC ("Eventide"). As such, it's not possible to trace the source of any given equity distribution received by Bluetech from a holding company, to RRTL or BPL. Furthermore, SPVI and Bellicose VI had *multiple* lender clients unrelated to Red Rock Tribal Lending ("RRTL") and Big Picture Loans ("BPL") from which it generated servicing revenues, including SunUp Finance, Shanghai Partners, LLC, Duck Creek Tribal Financial, LLC, and Capeside Productions, LLC. Accordingly, equity distributions stemming from SPVI and Bellicose VI's servicing revenues were not all, or nearly all, attributable to RRTL or BPL in the first instance. Through the various aforementioned subsidiary holding companies, Bluetech owned interests in Greenkey Markets (a broker dealer firm), Greenkey Technologies (a regulatory compliance technology company for wall street), Alpha One Investments (a commodities futures trading operation), Indian Country Analytics (slot machine leases to Seneca Cayuga Tribe in Oklahoma), SourcePoint, LLC (slot machine leases), Iron Fence Investments (financier to RRTL, but also to multiple non-LVD entities), Palm Beach Gaming (casino boat financing deal), Blue Horizon Cruises, LLC (casino

boat operation in Florida). The foregoing were not passive third party investments, but operating businesses for which various Bellicose employees and Mr. Martorello founded and were involved in. As the tax returns demonstrate, equity distributions from the various holding companies to Bluetech as owner, were few and sporadic. Instead, profits from various investments or from SPVI's servicing revenues to numerous consumer lender clients were redeployed by the holding companies into *new* investments and operating entities underneath those intermediary holding companies, such as those mentioned herein. Finally, the waterfall payment in the calculations for both Eventide's note payments and SPVI's servicing revenues were not tied to the underlying consumer loans of BPL or RRTL, but instead predicated on the overall economic performance of the tribal lender. This resulted in numerous months where no payment at all was earned by SPVI for services it rendered, or no note payment due or received by Eventide for the purchase of the business it sold (i.e. BPL's parent company made no note payments to Eventide from November 2018 to July 2020, because BPL was not profitable). For the several foregoing reasons, it is impossible to identify "all monetary distributions" that resulted from RRTL and BPL's loans.

2. Identify all monetary distributions made by Defendant from the sum(s) identified in the preceding interrogatory, including the dates of distribution, the payees/recipients, the amounts of the distributions, and the account information for where the distribution was sent.

**RESPONSE:** For the reasons detailed in the foregoing interrogatory, where it is not possible to identify the *receipt* of any monies that stem from services rendered to RRTL or debt payments on the note relating to BPL, it is likewise not possible to in turn identify any subsequent distributions, if any. Notwithstanding the foregoing, no beneficiaries have ever received a distribution from the trust.

3. Identify the name and address of any financial institutions where Defendant has maintained a savings account, checking account, investment account, certificate of deposit, money market account, stock ownership, and/or mutual fund account (collectively all accounts referenced as "banking and investment accounts") since January 1, 2009.

**RESPONSE:** Capital Security Bank Limited ("CSB"), P.O. Box 906, Centrepoint, Avarua, Rarotonga, Cook Islands

4. Identify the Defendant's current balance in its banking and investment accounts, including the financial institutions where the funds are maintained and identification of the accounts in which the funds are held.

**RESPONSE:** As of July 31, 2023: Bluetech CSB account: 1,697.25 USD

5. Identify and briefly describe the business of Defendant, including any changes to the business operations during the history of the entity.

**RESPONSE:** Bluetech is not a business or an entity. Bluetech Irrevocable Trust is an irrevocable trust held by a trustee for the benefit of the spouse and descendants of Matt Martorello. The trustee holds property in trust for the benefit of beneficiaries.

6. Identify the organizational structure of Defendant for the history of its existence, including its trustee(s), its beneficiaries, its grantor(s); the dates of any changes to the organizational structure; and their roles and responsibilities in Defendant's trustee(s), beneficiaries, and grantor(s).

### **RESPONSE**:

- Trustee: Guardian Trust Corporation November 1, 2010 to August 30, 2023
- Trustee: Matt Martorello August 30, 2023 to present
- Beneficiaries:
  - o the settlor's mother and siblings November 1, 2010 to January 7, 2013
  - o Rebecca Martorello added January 7, 2013 (following their marriage)
  - o Matthew J. Martorello added January 12, 2016 (following his birth)
  - o All descendants of settlor added April 1, 2018
- Grantor: Matt Martorello
- Trust name changed: June 10, 2011
- Trust Agreement amended and restated April 1, 2018
- 7. Identify the Defendant's beneficiaries since January 1, 2009, as well as the dates the entity/person held the interest and the percentage of that interest.

**RESPONSE:** See #6. The trust has been fully discretionary at all times, meaning the interest of any individual beneficiary is not ascertainable nor susceptible to dividing into percentages. Furthermore, no beneficiaries have ever received a distribution from the trust.

8. Identify the Defendant's business holdings (e.g., Kairos, Kairos PR, LLC, Breakwater Holdings, LLC, Capstone Irrevocable Trust, and Alpha Tau Capital LLC) since January 1, 2009, as well as the dates Defendant held the ownership interest and the percentage of that interest.

#### **RESPONSE:**

- Breakwater Holding, LLC (Cook Islands) November 1, 2010 to present 100% member. Breakwater became a Texas limited liability company on or about August 30, 2023. Breakwater registered in Texas under the name BWH Texas, LLC.
- Kairos Holdings, LLC (Delaware)
  - o formed by Bluetech November 14, 2014 100% member
  - o Transferred to Kairos PR, LLC July 1, 2015
  - o Transferred by Kairos PR to Bluetech March 30, 2017
  - o Dissolved by Bluetech May 23, 2019.
- Kairos PR, LLC June 18, 2015 until its dissolution March 30, 2017 100% member
- 7X Services, LLC 100% member until its dissolution in 2013.
- Alpha Tau Capital, LLC formed in 2013, merged into Bellicose Capital, LLC on or around March 13, 2015.
- 9. For each entity identified in the preceding interrogatory, identify the Defendant's role or responsibilities in the management, operation, and control of that entity.

**RESPONSE:** Guardian Corporation Trust, as trustee from November 1, 2010 to August 30, 2023 was limited to any decisions and authorities duly delineated to them in the operating agreements of those companies.

10. Identify and briefly describe the relationship between Defendant and Eventide Credit Acquisitions, LLC, Sourcepoint, Bellicose Capital, Bellicose VI, Liont, LLC, Capstone Irrevocable Trust, Breakwater Holdings, LLC, Kairos, Kairos PR, LLC, Gallant Capital, LLC, and Gallant PR, LLC.

**RESPONSE:** The term "Sourcepoint" is unclear as there was a Sourcepoint, LLC which leased slot machines to a tribal casino in Oklahoma and there is the aforementioned Sourcepoint VI, LLC "SPVI".

Guardian Trust Corporation, as trustee of Bluetech, owned direct interests in some of the entities, as outlined in Response #8 and no relationship with others. For those entities, its relationship was as member/owner. It did not manage any entities that it owned. It rarely received profits distributions, as most profits were retained in its holding companies and redeployed into their new ventures. It also has provided litigation financing to Eventide as a secured lender since at least 2019.

11. State the factual bases of all defenses and anticipated defenses that you intend to assert to any motion for class certification filed in this case.

**RESPONSE:** Bluetech objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact Bluetech has not been required to file an answer in this case as of the date of these responses. Bluetech will supplement its response, as needed, once the scope of the claims in the case is determined.

12. Identify every individual who you may call as a witness in support of your position as to class certification and, for each person, please provide a summary of facts to which each person might or could testify.

**RESPONSE:** Bluetech objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact Bluetech has not been required to file an answer in this case as of the date of these responses. Bluetech will supplement its response, as needed, once the scope of the claims in the case is determined.

13. Identify and describe all evidence to support your contention, if any, that Plaintiffs' claims do not satisfy any specific element of Rule 23 sufficient to certify the case as a class action (e.g. why you contend that the classes are not numerous, that Plaintiffs' claims are not common or typical with that of the class members, that Plaintiffs or their counsel are not adequate, that individual issues would predominate or that the class action device is not superior to another alternative).

**RESPONSE:** Bluetech objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact Bluetech has not been required to file an answer in this case as of the date of these responses. Bluetech will supplement its response, as needed, once the scope of the claims in the case is determined.

14. If you contend that you are unable to ascertain any of the proposed classes as defined by Plaintiffs, identify all reasons why you are unable to ascertain each class, including each step you performed to attempt to ascertain each class.

**RESPONSE:** Bluetech objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact Bluetech has not been required to file an answer in this case as of the date of these responses. Bluetech will supplement its response, as needed, once the scope of the claims in the case is determined.

By: /s/ Jon Hollis

Jon Hollis (VSB No. 84908)

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## **VERIFICATION**

I, MATT MARTORELLO, Trustee for Bluetech Irrevocable Trust, do hereby certify that the information provided in the foregoing Responses to Plaintiffs' First Set of Interrogatories is true to the best of my knowledge and belief.

MATT MARTORELLO

Mrs. Made

#### **CERTIFICATE OF SERVICE**

I, Jon Hollis, hereby certify that on September 3, 2023, I electronically transmitted the foregoing **DEFENDANT BLUETECH IRREVOCABLE TRUST'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF INTERROGATORIES** to the following:

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## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

RENEE GALLOWAY, et al.,	)
Plaintiffs,	) ) Case No. 3:19-cv-00314 (REP)
v.	)
JUSTIN MARTORELLO, et al.,	)
Defendants.	) )

# DEFENDANT BWH TEXAS, LLC'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF INTERROGATORIES<sup>1</sup>

Defendant BWH Texas, LLC ("BWH" or "Breakwater"), by counsel and pursuant to Federal Rules of Civil Procedure 26 and 33, and Local Rule 26 of the United States District Court for the Eastern District of Virginia, responds and objects as follows to Plaintiff's First Set of Interrogatories ("Interrogatories"). BWH responds to these interrogatories to the best of its ability based on information currently available. BWH reserves the right to supplement these objections and responses should additional information become available.

#### **OBJECTIONS TO DEFINITIONS AND INSTRUCTIONS**

BWH objects as follows to Plaintiffs' Definitions and Instructions:

1. BWH objects to Plaintiffs' Definitions and Instruction to the extent Plaintiffs attempt to impose requirements beyond those set forth in the Federal Rules of Civil Procedure or Local Rules of the Eastern District of Virginia, including Instruction Numbers 1, 2, 3, and 4.

<sup>&</sup>lt;sup>1</sup> On or about August 30, 2023 Breakwater Holding LLC, a Cook Islands limited liability company, registered as a Texas limited liability company under the name BWH Texas, LLC.

- 2. BWH objects to Plaintiffs' definition of "You" or "Your" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For the purposes of these responses, BWH defines the foregoing terms as set forth in Paragraph 63 of Plaintiffs' Complaint.
- 3. BWH objects to Plaintiffs' definition of "Identify" or "identity" to the extent Plaintiffs attempt to impose obligations on BWH beyond those required by the Federal Rules of Civil Procedure and/or the Local Rules of the Eastern District of Virginia, including specifically with respect to documents no longer in BWHs' possession, custody, or control.
- 4. BWH objects to Plaintiffs' definition of "Document(s)" to the extent Plaintiffs attempts to impose obligations on BWH beyond those required by Fed. R. Civ. P. 26(b)(5), Local Rule 26, and/or the agreement between the parties regarding logging of items withheld on the basis of privilege. To the extent privileged information or materials are withheld, BWH will abide by the obligations set forth in Fed. R. Civ. P. 26(b)(5) and Local Rule 26, as modified by the parties' agreement, if any.
- 5. BWH objects to Plaintiffs' definition of "file" as vague and ambiguous because BWH does not have an "account" with Plaintiffs.
- 6. BWH objects to Plaintiffs' definition of "Bellicose Capital" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Bellicose Capital" to mean Bellicose Capital, LLC, as defined in footnote 2 of Plaintiffs' Complaint.

- 7. BWH objects to Plaintiffs' definition of "Bellicose VI" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Bellicose VI" as limited to Bellicose VI.
- 8. BWH objects to Plaintiffs' definition of "Big Picture" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Big Picture Loans" to mean Big Picture Loans, LLC, as defined in paragraph 14 of Plaintiffs' Complaint.
- 9. BWH objects to Plaintiffs' definition of "Red Rock" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Red Rock" to mean Red Rock Tribal Lending, LLC, as defined in paragraph 11 of Plaintiffs' Complaint.
- 10. BWH objects to Plaintiff's definition of "SourcePoint" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "SourcePoint" as limited to SourcePoint VI, LLC.
- 11. BWH objects to Plaintiff's definition of "Duck Creek" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Duck Creek" as limited to Duck Creek Tribal Financial, LLC.
- 12. BWH objects to Plaintiff's definition of "Ascension" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Ascension Technologies" to mean Ascension Technologies, LLC, as defined in paragraph 14 of Plaintiffs' Complaint.

- 13. BWH objects to Plaintiffs' definition of "Kairos" as overly broad and not reasonably limited to parties relevant to the claims in Plaintiffs' Complaint. For purposes of these objections and responses, BWH interprets "Kairos" to mean Kairos Holdings, LLC, as defined in paragraph 60 of Plaintiffs' Complaint.
- 14. BWH objects to Plaintiff's Instruction No. 3 to the extent Plaintiffs attempts to impose obligations on BWH beyond those required by Fed. R. Civ. P. 26(b)(5), Local Rule 26, and/or the agreement between the parties regarding logging of items withheld on the basis of privilege. To the extent privileged information or materials are withheld, BWH will abide by the obligations set forth in Fed. R. Civ. P. 26(b)(5) and Local Rule 26, as modified by the parties agreement, if any.
- 15. BWH objects to Plaintiffs' requests to the extent they seek information or documents prior to January 1, 2011, or after December 31, 2018.
  - 16. BWH objects to all requests that seek proprietary information.

#### **RESPONSES TO INTERROGATORIES**

1. Identify all monetary distributions received by Defendant as a result of the lending enterprise that is the subject of Plaintiffs' Class Action Complaint, including the dates of distribution, the payor(s), the amount of each distribution, and the account information for where each sum was deposited.

RESPONSE: BWH's response begins by reference to Bluetech Irrevocable Trust ("Bluetech"). Bluetech owned multiple holding companies (including, but not limited to, Breakwater Holding, LLC, 7X Services, LLC, and Bellicose VI, LLC), which owned multiple businesses unrelated to SourcePoint VI, LLC ("SPVI") and Eventide Credit Acquisitions, LLC ("Eventide"). As such, it's not possible to trace the source of any given equity distribution received by Bluetech from a holding company, to RRTL or BPL. Furthermore, SPVI and Bellicose VI had *multiple* lender clients unrelated to Red Rock Tribal Lending ("RRTL") and Big Picture Loans ("BPL") from which it generated servicing revenues, including SunUp Finance, Shanghai Partners, LLC, Duck Creek Tribal Financial, LLC, and Capeside Productions, LLC. Accordingly, equity distributions stemming from SPVI and Bellicose VI's servicing revenues were not all, or nearly all, attributable to RRTL or BPL in the first instance. Through the various

aforementioned subsidiary holding companies, Bluetech owned interests in Greenkey Markets (a broker dealer firm), Greenkey Technologies (a regulatory compliance technology company for wall street), Alpha One Investments (a commodities futures trading operation), Indian Country Analytics (slot machine leases to Seneca Cayuga Tribe in Oklahoma), SourcePoint, LLC (slot machine leases), Iron Fence Investments (financier to RRTL, but also to multiple non-LVD entities), Palm Beach Gaming (casino boat financing deal), Blue Horizon Cruises, LLC (casino boat operation in Florida). The foregoing were not passive third party investments, but operating businesses for which various Bellicose employees and Mr. Martorello founded and were involved in. As the tax returns demonstrate, equity distributions from the various holding companies to Bluetech as owner, were few and sporadic. Instead, profits from various investments or from SPVI's servicing revenues to numerous consumer lender clients were redeployed by the holding companies into new investments and operating entities underneath those intermediary holding companies, such as those mentioned herein. Finally, the waterfall payment in the calculations for both Eventide's note payments and SPVI's servicing revenues were not tied to the underlying consumer loans of BPL or RRTL, but instead predicated on the overall economic performance of the tribal lender. This resulted in numerous months where no payment at all was earned by SPVI for services it rendered, or no note payment due or received by Eventide for the purchase of the business it sold (i.e. BPL's parent company made no note payments to Eventide from November 2018 to July 2020, because BPL was not profitable). For the several foregoing reasons, it is impossible to identify "all monetary distributions" that resulted from RRTL and BPL's loans.

Breakwater owned 100% of the equity and voting interests in Bellicose VI, LLC from early 2013 until December 31, 2013. After which, it was no longer in the ownership chain above Bellicose Capital (with the exception being a 13-day period between March 1, 2015and March 13, 2015). On June 30, 2015, BWH became the holding company of multiple entities entirely unrelated to SPVI, and instead only held ownership in SourcePoint, LLC (a slot leasing company), Palm Beach Gaming, LLC (financing company to a casino boat in Florida) and majority but partial ownership of Dorado Analytics, LLC (which owned Green Key Technologies – the aforementioned regulatory technology company for wall street). Later that year, Blue Horizon Casino Cruises, LLC (a casino boat operation in Florida) was also under Breakwater's ownership. In January 1, 2016 59.6% economic and equity interests in Eventide and 100% voting interest for issues delineated to it under the Eventide operating agreement, were transferred to Breakwater. For the several foregoing reasons, it is impossible to identify "all monetary distributions" that resulted from RRTL and BPL's loans.

2. Identify all monetary distributions made by Defendant from the sum(s) identified in the preceding interrogatory, including the dates of distribution, the payees/recipients, the amounts of the distributions, and the account information for where the distribution was sent.

**RESPONSE:** For the reasons detailed in the foregoing interrogatory response, where it is not possible to identify the *receipt* of any monies that stem from services rendered to RRTL or debt payments on the note relating to BPL, it is likewise not possible to in turn identify any subsequent distributions, if any. Notwithstanding the foregoing, no beneficiaries have ever received a distribution from the trust.

3. Identify the name and address of any financial institutions where Defendant has maintained a savings account, checking account, investment account, certificate of deposit, money market account, stock ownership, and/or mutual fund account (collectively all accounts referenced as "banking and investment accounts") since January 1, 2009.

#### **RESPONSE:**

Capital Security Bank Limited ("CSB")
P.O. Box 906
Centrepoint
Avarua
Rarotonga
Cook Islands

Tolleson Wealth Management 5500 Preston Road, Suite 250 Dallas, Texas 75205

4. Identify the Defendant's current balance in its banking and investment accounts, including the financial institutions where the funds are maintained and identification of the accounts in which the funds are held.

**RESPONSE:** As of July 31, 2023:

- Breakwater CSB account: 6,860.30 USD
- Breakwater Tolleson account closed 2019
- 5. Identify and briefly describe the business of Defendant, including any changes to the business operations during the history of the entity.

RESPONSE: Breakwater Holding, LLC is a passive holding company established for the purpose of holding investments of the trust (as explained in the foregoing interrogatories). It does not engage in business and has always served as a holding company, and nothing more. BWH owned 100% of the equity and voting interests in Bellicose VI, LLC from early 2013 until December 31, 2013. After which, it was no longer in the ownership chain above Bellicose Capital (with the exception being a 13-day period between March 1, 2015 and March 13, 2015). On June 30, 2015, Breakwater became the holding company of multiple entities entirely unrelated to SPVI, and instead only held ownership in SourcePoint, LLC (a slot leasing company), Palm Beach Gaming, LLC (financing company to a casino boat in Florida) and majority but partial ownership of Dorado Analytics, LLC (which owned Green Key Technologies – the aforementioned regulatory technology company for wall street). Later that year, Blue

Horizon Casino Cruises, LLC (a casino boat operation in Florida) was also under Breakwater's ownership. In January 1, 2016 59.6% economic and equity interests in Eventide and 100% voting interest for issues delineated to it under the Eventide operating agreement, were transferred to Breakwater.

6. Identify the management structure of Defendant for the history of its operations, including identification of officers and managers, their dates of service, and their roles and responsibilities in Defendant's management.

**RESPONSE:** Breakwater Holding, LLC was managed by the following managers on the following dates:

- Guardian's affiliate director company, ATP Directors Ltd., was named as manager upon the company's establishment on November 1, 2010
- MBM Services, LLC was appointed as manager at some point afterward. It was removed as manager by Guardian Trust Corporation on February 9, 2015.
- Liont, LLC was appointed as manager by Guardian Trust Corporation on February 9, 2015 and removed by Guardian Trust Corporation on June 1, 2018.
- ATX Corporate Services, LLC was appointed as manager by Guardian Trust Corporation on June 1, 2018 and removed by Guardian Trust Corporation on September 27, 2018.
- ATP Directors Ltd. was appointed as manager by Guardian Trust Corporation on September 27, 2018 and resigned August 29, 2023.
- On August 30, 2023, Breakwater Holding, LLC was registered as a Texas limited liability company under the BWH Texas, LLC. Liont LLC was appointed as its manager and remains its manager at present.
- 7. Identify the ownership of Defendant since January 1, 2009 including, to the extent applicable, the voting interest owners, equity owners, members, and/or shareholders as well as the dates the entity/person held the ownership interest, and the percentage of that interest.

**RESPONSE:** Breakwater has been owned 100% by Bluetech Irrevocable Trust for its entire existence from November 1, 2010 to present.

8. Identify and briefly describe the relationship between Defendant and Eventide Credit Acquisitions, LLC, Sourcepoint, Bellicose Capital, Bellicose VI, Liont, LLC, Bluetech Irrevocable Trust, Capstone Irrevocable Trust, Kairos, Kairos PR, LLC, Gallant Capital, LLC, and Gallant PR, LLC.

**RESPONSE:** The term "Sourcepoint" is unclear as there was a Sourcepoint, LLC which leased slot machines to a tribal casino in Oklahoma and there is the aforementioned Sourcepoint VI, LLC "SPVI".

Breakwater owned direct interests in some of the entities. Its relationship was as member/owner. Its membership rights were as duly delineated to them in the operating agreements of those companies. It did not manage any entities that it owned. It rarely received profits distributions, as most profits were retained in holding companies and redeployed into their new ventures. Most profits were retained in its holding companies and redeployed into new ventures or investments.

- Eventide Credit Acquisitions, LLC (Delaware)
  - Class A Voting interest 100% January 1, 2016 to present
  - o Class A Economic interest 59.6% January 1, 2016 to present
  - o Class A Equity interest 59.6% January 1, 2016 to present
- SPVI no relationship
- Bellicose Capital, LLC no relationship.
- Bellicose VI Breakwater owned 100% equity interest of Bellicose VI, LLC in early 2013 and transferred such equity to Alpha Tau Capital, LLC by December 31, 2013.
- Liont, LLC Liont, LLC managed Breakwater from February 9, 2015 until it was removed as manager by Guardian Trust Corporation on June 1, 2018. It was installed as manager again on August 30, 2023.
- Kairos Holdings, LLC Kairos transferred its interests in Eventide to Breakwater January 1, 2016.
- Kairos PR, LLC no relationship
- Gallant Capital, LLC Gallant and Breakwater are both members of Eventide, but there is no relationship beyond that.
- Gallant PR, LLC no relationship.
- 9. State the factual bases of all defenses and anticipated defenses that you intend to assert to any motion for class certification filed in this case.

**RESPONSE:** BWH objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact BWH has not been required to file an answer in this case as of the date of these responses. BWH will supplement its response, as needed, once the scope of the claims in the case is determined.

10. Identify every individual who you may call as a witness in support of your position as to class certification and, for each person, please provide a summary of facts to which each person might or could testify.

**RESPONSE:** BWH objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact BWH has not been required to file an answer in this case as of the date of these responses. BWH will supplement its response, as needed, once the scope of the claims in the case is determined.

11. Identify and describe all evidence to support your contention, if any, that Plaintiffs' claims do not satisfy any specific element of Rule 23 sufficient to certify the case as a class action (e.g. why you contend that the classes are not numerous, that Plaintiffs' claims are not common or typical with that of the class members, that Plaintiffs or their counsel are not adequate, that individual issues would predominate or that the class action device is not superior to another alternative) the factual bases of all defenses and anticipated defenses that you intend to assert to any motion for class certification filed in this case.

**RESPONSE:** BWH objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact BWH has not been required to file an answer in this case as of the date of these responses. BWH will supplement its response, as needed, once the scope of the claims in the case is determined.

12. If you contend that you are unable to ascertain any of the proposed classes as defined by Plaintiffs, identify all reasons why you are unable to ascertain each class, including each step you performed to attempt to ascertain each class.

**RESPONSE:** BWH objects to this Interrogatory as premature given the pendency of its Rule 12(b)(6) motion to dismiss and the fact BWH has not been required to file an answer in this case as of the date of these responses. BWH will supplement its response, as needed, once the scope of the claims in the case is determined.

## By: /s/ Jon Hollis

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## **VERIFICATION**

I, MATT MARTORELLO, manager of Liont LLC, which is manager of BWH Texas LLC, do hereby certify that the information provided in the foregoing Responses to Plaintiffs' First Set of Interrogatories is true to the best of my knowledge and belief.

MATT MARTORELLO

Mrs. Make

#### **CERTIFICATE OF SERVICE**

I, Jon Hollis, hereby certify that on September 3, 2023, I electronically transmitted the foregoing DEFENDANT BWH TEXAS LLC'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF INTERROGATORIES to the following:

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By: /s/ Jon Hollis

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#### **SUPPLEMENT TO RESPONSE TO SOFA Q#29**

(Exhibit References are to Response to Motion to Repatriate)

- On August 29, 2023, ATP Directors Ltd. resigned as the manager of Breakwater. *See* Ex. F.
- On August 30, 2023, the Trustee resigned as trustee of Bluetech See Ex. G at 1
- That same day, Martorello was appointed as trustee of Bluetech and the law governing Bluetech was changed to the laws of the state of Texas. See Ex. H at 2.
- Martorello was also appointed the manager of Breakwater that same day. See Ex. I.
- On September 13, 2023, Breakwater was converted to a limited liability company organized under the laws of the state of Texas under the name BWH Texas, LLC ("BWH Texas"). See Ex. J.
- That same day, Bluetech's assets were assigned to BWH Texas and Martorello's three minor children became the equity holders in BWH Texas. See Exs. K-L.
- In addition, effective as of September 13, 2023, with the distribution of Bluetech's assets to Martorello's three minor children, Bluetech was terminated. See Ex. M.