				_	
Fill in	this information to identify your case:			1	
Unite	d States Bankruptcy Court for the:				
DIST	RICT OF DELAWARE				
Case	number (# known)	Chapter <b>11</b>			
Case	Humber (* Niom)	Опария		Check if this an amended filing	
				Oncorn the directioning	
				_	
Offic	cial Form 201				
		on-Individuals Filing for Bankruptcy			04/20
			if Images   Farmana inform	antinu a sauranta dan mant lanturationa fau Dantur	
	e space is needed, attach a separate sneet to adividuals, is available.	this form. On the top of any additional pages, write the debtor's name and the case number (	it known). For more inform	nation, a separate document, <i>instructions for Bankru</i>	ptcy Forms for
1.	Debtor's name	The LASIK Vision Institute, LLC			
2.	All other names debtor used in the last 8				
	years	aka Lasik Vision Institute			
	Include any assumed names, trade names and doing business as names				
3.	Debtor's federal Employer Identification Number (EIN)	65-0927564			
4.	Debtor's address	Principal place of business	Mailing address, if diffe	erent from principal place of business	
		1555 Palm Beach Lakes Boulevard, Suite 600 West Palm Beach, FL 33401			
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street	et, City, State & ZIP Code	
		Palm Beach	Location of principal as	ssets, if different from principal place of business	
		County			
			Number, Street, City, Sta	ate & ZIP Code	
5.	Debtor's website (URL)	https://www.vgroupholdings.com/			
6.	Type of debtor	Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLC)	.P))		
		Partnership (excluding LLP)			
		Other. Specify:			

Debtor	The LASIK Vision Institute, LLC				Case number (if known)	
	Name					
<b>7.</b>		A. Check one:  Health Care Busine Single Asset Real I Railroad (as define Stockbroker (as de Commodity Broker Clearing Bank (as de None of the above	ess (as defined in 11 U.S.C. § 2 Estate (as defined in 11 U.S.C. § 101 (44)) d in 11 U.S.C. § 101 (53A)) fined in 11 U.S.C. § 101 (53A)) (as defined in 11 U.S.C. § 781(3)) defined in 11 U.S.C. § 781(3))	§ 101(51B)) (6))		
		Investment advisor	(as defined in 15 U.S.C. §80b-	·2(a)(11))		
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	VIV II		
			n Industry Classification System urts.gov/four-digit-national-asso	n) 4-digit code that best describes debtor. ciation-naics-codes.		
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one:  Chapter 7  Chapter 9  Chapter 11. Check	The debtor is a s or affiliates) are I federal income t  The debtor is a c than \$7,500,000 operations, cash  A plan is being fi Acceptances of t  The debtor is rec Securities Excha with this form.	less than \$2,725,625. If this sub-box is select ax return or if any of these documents do not debtor as defined in 11 U.S.C. § 1182(1), its a , and it chooses to proceed under Subchapte -flow statement, and federal income tax retur led with this petition. the plan were solicited prepetition from one o quired to file periodic reports (for example, 10	. § 101(51D), and its aggregate noncontingent liquidated debts ted, attach the most recent balance sheet, statement of operativist, follow the procedure in 11 U.S.C. § 1116(1)(B). aggregate noncontingent liquidated debts (excluding debts ower V of Chapter 11. If this sub-box is selected, attach the most into the interpretation of the procedure	ions, cash-flow statement, and add to insiders or affiliates) are less recent balance sheet, statement of ure in 11 U.S.C. § 1116(1)(B).
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?  If more than 2 cases, attach a separate list.	No Yes District		When	Case number	
		District		When	Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	No Yes				
	List all cases. If more than 1, attach a separate list	Debtor	See Rider 1		Relationship	Affiliate
		District	Delaware	When	Case number, if known	

Debtor	The LASIK Vision Institute, I	Case number (# known)
	Name	
11.	Why is the case filed in this district?	Check all that apply:
•••	Wily is the case med in this district	
		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days
		than in any other district.
		A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district.
12.		$\square$
12.		No No
	Does the debtor own or have	Yes Answer below for each property that needs immediate attention. Attach additional sheets if needed.
	possession of any real property or personal property that needs immediate	
	attention?	Why does the property need immediate attention? (Check all that apply.)
		It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.
		What is the hazard?
		It needs to be physically secured or protected from the weather.
		it needs to be physically secured or protected from the weather.
		It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or
		securities-related assets or other options).
		Other
		Where is the property?
		Number, Street, City, State & ZIP Code
		Is the property insured?
		No No
		Yes
		Insurance agency
		Contact name
		Phone
	Statistical and administrative info	rmation
12	Debtor's estimation of available funds	. Check one:
13.	Deptor's estimation of available funds	. Criex one.
		Inds will be available for distribution to unsecured creditors.
		After any administrative expenses are paid, no funds will be available to unsecured creditors.
		And any definitional to expenses are paid, no failed will be available to disseduce deditions.
14	Estimated number of graditors (on a	
14.	Estimated number of creditors (on a consolidated basis)	☐ 1-49 ☐ 1,000-5,000 ☐ 25,001-50,000 ☐ 25,001-50,000
	consolidated basis,	☐ 50-99 ☐ 50-1-10,000 ☐ 50,001-100,000
		100-199 10,001-25,000 More than 100,000
		200-999
15.	Estimated Assets (on a consolidated	\$0 - \$50,000 \$1,000,001 - \$10 million \$500,000,001 - \$1 billion
	basis)	\$50,001 - \$100,000 \$1,000,001 - \$10 billion
		S100,001 - \$500,000 S50,000,001 - \$100 million S10,000,000,001 - \$50 billion
		\$500,001 - \$1 million \$100,000,001 - \$500 million More than \$50 billion
16.	Estimated liabilities (on a consolidated	\$0 - \$50,000 \$1,000,001 - \$10 million \$500,000,001 - \$1 billion
	basis)	\$50,001 - \$100,000 \$10,000,001 - \$50 million \$1,000,000,001 - \$10 billion
		\$100,001 - \$500,000 \$50,000,001 - \$100 million \$10,000,000,001 - \$50 billion
		\$500,001 - \$1 million \$100,000,001 - \$500 million More than \$50 billion

ebtor	The LASIK Vision Institut	e, LLC			Case number (if known)	
	Name					
	Request for Relief, Declaration	n, and Signatures				_
ARNING	Bankruptcy fraud is a serious crime	e. Making a false statement i	n connection with a bankruptcy case can re	esult in fines up to \$500,000 or imp	orisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 15	19, and 3571.
	on and signature of authorized entative of debtor	The debtor requests r	elief in accordance with the chapter of title	11, United States Code, specified	in this petition.	
		I have been authorize	d to file this petition on behalf of the debtor	:		
		I have examined the i	nformation in this petition and have a reason	onable belief that the information is	trued and correct.	
		I declare under penalt	y of perjury that the foregoing is true and c	orrect.		
		Executed on	05/29/2020 MM / DD / YYYY			
			MINI / UU / TTTT			
		X s/Lisa Melamed	1		Lisa Melamed	
		Title <u>Interim</u>	d representative of debtor		Printed name	
		<b>V</b>				
8. Signature	e of attorney	X /s/ G. David Dea			Date 05/29/2020  MM / DD / YYYY	
		G. David Dean			, 55,	
		Printed name				
		Cole Schotz P.C.				
		Firm name				
		500 Delaware Av				
		Wilmington, DE 1  Number, Street, City,				
		Contact phone	(302) 651-2012	Email address	ddean@coleschotz.com	
		DE 6403			_	

Official Form 201 60987/0001-20446264v1

Bar number and State

#### RIDER 1

#### **SCHEDULE OF DEBTORS**

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of title 11 of the United States Code. Substantially contemporaneously with the filing of these petitions, these entities filed a motion requesting that their respective chapter 11 cases be jointly administered for procedural purposes only.

	Debtors	Federal Employer Identification Number
1.	LVI Intermediate Holdings, Inc.	51-0487674
2.	Total Vision Institute, LLC	47-5037571
3.	QualSight, LLC	47-5383866
4.	The LASIK Vision Institute, LLC	65-0927564
5.	Cataract Vision Institute, LLC	47-4787697
6.	Healthcare Marketing Services, LLC	47-4789982
7.	Cataract Vision Institute Florida, LLC	82-0803423
8.	TLC Vision Center Holdings, LLC	45-4105400
9.	TLC Whitten Laser Eye Associates, LLC	52-2290182
10.	TLC Vision Centers, LLC	46-1248271
11.	TruVision, LLC	87-0533399
12.	TruVision Contacts, LLC	87-0533399
13.	Laser Eye Surgery, LLC	87-0623448
14.	TLC Laser Eye Centers (Refractive I), LLC	52-2182702
15.	TLC The Laser Center (Pittsburgh) L.L.C.	25-1812881
16.	TLC The Laser Center (Indiana) LLC	35-2078456
17.	TLC The Laser Eye Center (Institute), LLC	98-0150959
18.	LVI Missouri, LLC	20-1647088

#### LVI INTERMEDIATE HOLDINGS, INC.

(Chapter 11 Bankruptcy Petitions)

#### OMNIBUS AUTHORIZING RESOLUTIONS

\_\_\_\_\_

#### May 27, 2020

The undersigned, being (i) all of the members of the Board of Directors (the "Board") of each of (A) LVI SUPER INTERMEDIATE HOLDINGS, INC., a Delaware corporation ("LVI Super Intermediate"), (B) LVI HOLDCO, LLC, a Delaware limited liability company ("LVI Holdco"), (C) LVI INTERMEDIATE HOLDINGS, INC., a Delaware corporation (the "Company"), and (D) the direct and indirect, wholly-owned subsidiaries of the Company set forth on Schedule I attached hereto (each, a "Subsidiary" and collectively, the "Subsidiaries"), and (ii) the sole Member of TLC VISION CENTERS, LLC, a Delaware limited liability company ("TLC"), which in turn holds a direct and/or indirect interest in the Subsidiaries noted in Schedule I as "TLC Subsidiaries" (collectively, the "TLC Subsidiaries"), do hereby consent to and adopt the following resolutions:

#### **RATIFYING RESOLUTIONS**

**WHEREAS,** the Board deems it in the best interests of LVI Super Intermediate, LVI Holdco, the Company, TLC and their respective Subsidiaries, to ratify and affirm the due election, appointment and qualification of certain officers of each of the foregoing.

#### **NOW THEREFORE, BE IT:**

**RESOLVED**, that the Board hereby ratifies and affirms the due election, appointment and qualification of the following individuals as officers of LVI Super Intermediate, LVI Holdco, the Company, TLC and their respective Subsidiaries, to hold such offices and titles set forth next to each of their names for a term of one (1) year, or until his or her successor is duly elected and qualified, or his or her earlier death, resignation or removal:

Lisa Melamed – Interim Chief Executive Officer and President

Raymond Monteleone – Interim Chief Financial Officer;

and it is further

**RESOLVED**, that any and all actions heretofore taken by the foregoing officers in the name and on behalf of LVI Super Intermediate, LVI Holdco, the Company, TLC and their respective Subsidiaries, in furtherance of the management and operation of the business, affairs, assets and properties of each of the foregoing, be, and the same hereby are, ratified, confirmed and approved in all respects.

#### **CHAPTER 11 BANKRUPTCY PETITIONS**

WHEREAS, in light of the Company's current financial condition, the Board has investigated, discussed and considered options for addressing the Company's financial challenges and, after consultation with the Company's advisors, have concluded that it is in the best interests of the Company and each of the Subsidiaries, and their respective creditors, employees and other interested parties that petitions be filed by the Company and Subsidiaries seeking relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code").

#### NOW, THEREFORE, BE IT:

**RESOLVED**, that in the judgment of the Board, it is desirable and in the best interests of the Company and each of the Subsidiaries, and their respective creditors, employees and other interested parties, that petitions be filed by the Company and Subsidiaries seeking relief under the Bankruptcy Code for its own behalf, and on behalf of each Subsidiary (the "Chapter 11 Cases"); and it is further

**RESOLVED**, that Lisa Melamed, in her capacity as the Interim Chief Executive Officer and President of LVI Super Intermediate, LVI Holdco, the Company, TLC and each Subsidiary (the "**Authorized Officer**") is hereby authorized, empowered and directed, in the name and on behalf of the Company and each Subsidiary, to execute and verify petitions under Chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**"), at such time as the Authorized Officer shall determine; and it is further

**RESOLVED**, that the law firm of Cole Schotz P.C. be, and hereby is retained, as legal counsel for the Company and Subsidiaries in connection with the Chapter 11 Cases, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the financial advisory firm of Alvarez & Marsal Capital be, and hereby is, retained as the financial advisor for the Company and Subsidiaries in the Chapter 11 Cases, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the investment banking firm of Raymond James & Associates, Inc., be, and hereby is, retained as the investment banker for the Company and Subsidiaries in the Chapter 11 Cases, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the firm of Donlin Recano & Company, Inc. be, and hereby is, retained as the claims and noticing agent on behalf of the Company and Subsidiaries in the Chapter 11 Cases, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the Authorized Officer (or such other executive officer of the Company that such Authorized Officer may designate) be, and hereby is, authorized, empowered and directed, for and on behalf of the Company and each Subsidiary, to execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers and, in that connection, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals, and to take and perform any and all further acts and deeds deemed

necessary, proper or desirable in connection with the successful prosecution of the Chapter 11 Cases; and it is further

**RESOLVED**, that the Authorized Officer (or such other executive officer of the Company that such Authorized Officer may designate) be, and hereby is, authorized, empowered and directed, in the name and on behalf of the Company and each Subsidiary, to cause the Company and each Subsidiary to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, including without limitation, the amendment of any organizational, constitutional or similar documents of subsidiaries of the Company for the preservation of such entities and/or the value of the estate, and to take such action as in the judgment of such officer(s) be or become necessary, proper and desirable to effectuate an orderly liquidation of the Company's assets; and it is further

**RESOLVED**, that the Authorized Officer is hereby delegated the authority, consistent with such Authorized Officer's discharge of her fiduciary duties, with the approval of the Board, over implementation and prosecution of the Chapter 11 Cases, including causing the Company and/or all or any portion of the Subsidiaries to enter into one or more restructuring transactions, including a sale of substantially all assets of the Company's and each such Subsidiary's estates, the sale of any real estate, any debtor in possession financing and any plan of reorganization (each, a "**Restructuring Transaction**"); and it is further

**RESOLVED**, that the Authorized Officer, with the approval of the Board, is hereby authorized and empowered, in the name of and on behalf of the Company and each Subsidiary, to (i) secure the payment and performance of any post-petition financing by (A) pledging or granting liens and mortgages on, or security interest in, all or any portion of the assets of the Company of any of the Subsidiaries, including all or any portion of the issued and outstanding capital stock, partnership interests, or membership interests of any Subsidiary of the Company, whether now owned or hereafter acquired, and (B) entering into or causing to be entered into such security agreements, pledge agreements, control agreements, intercreditor agreements, mortgages, deeds of trust and other agreements as are necessary, appropriate or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, this resolution in such form, covering such collateral and having such other terms and conditions as are approved or deemed necessary, appropriate or desirable by the Authorized Officer executing the same, and (ii) take actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform and cause the performance of any agreements, certificates, instruments, receipts, petitions, motions or other papers or documents in furtherance of any Restructuring Transaction to which the Company and/or one or more of its Subsidiaries is, or will be a party, including, but not limited to, any management agreements, Chapter 11 plan, disclosure statement, asset purchase agreement, and all exhibits and/or ancillary documents related thereto (collectively, the "Restructuring Documents"); the execution thereof by such Authorized Officer to be deemed conclusive evidence of such approval or determination; and it is further

**RESOLVED**, that the Authorized Officer, with the approval of the Board, is hereby authorized and empowered in the name of, and on behalf of, the Company and each Subsidiary to take any and all actions to (i) obtain Bankruptcy Court approval of the Restructuring

Documents in connection with any Restructuring Transaction, and (ii) obtain Bankruptcy Court approval of any Restructuring Transaction; and it is further

**RESOLVED**, that any and all past actions heretofore taken by the Board, the Authorized Officer or any other officer of the Company or any Subsidiary in the name and on behalf of the Company in furtherance of any or all of the proceeding resolutions be, and the same hereby are, ratified, confirmed and approved; and it is further

**RESOLVED,** that the filing by the Company and its Subsidiaries of a petition seeking relief under the provisions of the Bankruptcy Code shall not dissolve the Company or any Subsidiary.

#### **GENERAL RESOLUTIONS**

**RESOLVED**, that this consent may be executed by facsimile, telecopy or other electronic means or reproduction, and such execution shall be considered valid, binding and effective for all purposes; and it is further

**RESOLVED**, that the actions taken by these Omnibus Authorizing Resolutions shall have the same force and effect as if taken by the undersigned at a meeting of the Board of Directors of the Company and each Subsidiary, duly called and constituted pursuant to the laws of the State of Delaware or, with respect to the Subsidiaries, pursuant to the laws of the jurisdiction of organization of such Subsidiary, and the organizational documents of the Company and each Subsidiary; and it is further

**RESOLVED**, that these Omnibus Authorizing Resolutions shall serve in lieu of a special meeting of the Board of the Company and each Subsidiary, and the undersigned hereby waive all requirements as to notice of a meeting; and it is further

**RESOLVED,** that these Omnibus Authorizing Resolutions may be executed in any number of counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument.

[The remainder of this page is intentionally left blank.]

**IN WITNESS WHEREOF**, the undersigned have executed these Omnibus Authorizing Resolutions as of the date and year first above written.

### **BOARD OF DIRECTORS,**

for and on behalf of LVI Super Intermediate, LVI Holdco, TLC, the Company and each of the Subsidiaries

LISA MELAMED

HARVEY L. TEPNER

WILLIAM H. HENRICH

TLC VISION CENTERS, LLC, for and on behalf of the TLC Subsidiaries

By: TLC Vision Capital, LLC,

its Sole Member

Ву: (Самина) ау 27, 2020 16:21 ЕДТ)

Name: Lisa Melamed

Title: Interim Chief Executive Officer

and President

**Signature:** (ay 27, 2020 16:21 EDT)

Email: lmelamed@vgroupholdings.com

Title: Interim CEO

**Company:** Vision Group Holdings

**IN WITNESS WHEREOF**, the undersigned have executed these Omnibus Authorizing Resolutions as of the date and year first above written.

BOARD OF DIRECTORS, for and on behalf of LVI Super Intermediate, LVI Holdco, TLC, the Company and each of the Subsidiaries

HARVEY L. TEPNER

WILLIAM H. HENRICH

TLC VISION CENTERS, LLC, for and on behalf of the TLC Subsidiaries

By: TLC Vision Capital, LLC, its Sole Member

By: \_\_\_\_\_ Name: Lisa Melamed

Title: Interim Chief Executive Officer

and President

**IN WITNESS WHEREOF**, the undersigned have executed these Omnibus Authorizing Resolutions as of the date and year first above written.

BOARD OF DIRECTORS, for and on behalf of LVI Super Intermediate, LVI Holdco, TLC, the Company and each of the Subsidiaries

LISA MELAMED

TLC VISION CENTERS, LLC, for and on behalf of the TLC

By: TLC Vision Capital, LLC, its Sole Member

By: \_\_\_\_\_ Name: Lisa Melamed

**Subsidiaries** 

Title: Interim Chief Executive Officer

and President

Signature Page to Omnibus Authorizing Resolutions (LVI Chapter 11 Filing)

#### **SCHEDULE I**

#### **SUBSIDIARIES**

- 1. Total Vision Institute, LLC, a Delaware limited liability company
- 2. The LASIK Vision Institute, LLC, a Delaware limited liability company
- 3. Cataract Vision Institute, LLC, a Delaware limited liability company
- 4. Cataract Vision Institute Florida, LLC, a Florida limited liability company
- 5. QualSight, LLC, a Delaware limited liability company
- 6. Healthcare Marketing Services, LLC, a Delaware limited liability company
- 7. TLC Vision Center Holdings, LLC, a Delaware limited liability company
- 8. TLC Vision Centers, LLC, a Delaware limited liability company
- 9. LVI Missouri, LLC, a Missouri limited liability company
- 10. TLC Whitten Laser Eye Associates, LLC, a Delaware limited liability company\*
- 11. TruVision, LLC, a Utah limited liability company\*
- 12. TruVision Contacts, LLC, a Utah limited liability company\*
- 13. Laser Eye Surgery, LLC, a Utah limited liability company\*
- 14. TLC Laser Eye Centers (Refractive I), LLC, a Delaware limited liability company\*
- 15. TLC The Laser Center (Pittsburgh), L.L.C., a Pennsylvania limited liability company\*
- 16. TLC The Laser Center (Indiana) LLC, an Indiana limited liability company\*
- 17. TLC The Laser Center (Institute), LLC a Delaware limited liability company\*

<sup>\*</sup>TLC Subsidiaries

Fill in this information to identify the Case:	
Debtor: LVI Intermediate Holdings, Inc., et al.	]
United States Bankruptcy Court for the: District of Delaware	☐ Check if this is an
Case Number (if known):	amended filing

#### OFFICIAL FORM 204

# Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders\*

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

Name of Creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured
1.	Alcon Laboratories Inc. PO Box 677775 Dallas, TX 75267-7775	Attn: Brent Polly (703) 328-6166 brent.polly@alcon.com (817) 317-8769 Instrumentation.CS@alcon.com; asa.cs@alcon.com; ar.payments@alcon.com	Master Equipment Lease				\$6,125,502.00
2.	American Express PO Box 650448 Dallas, TX 75265-0448	Attn: Austin Siegfried (212) 640-0989 austin.siegfried@aexp.com	Trade Debt				\$4,842,503.00
3.	Google Inc. 1600 Amphitheatre Pkwy Mountain View, CA 94043	Jefferson Entrampas Jr. (630) 718-7028 jeffersone@google.com	Marketing Services				\$434,450.00
4.	Ziemer U.S.A. 620 E 3rd Street Alton, IL 62002	Attn: Carol Depping or Beth Pratt (866) 708-4472 Carol.Depping@Ziemergroup.com; Beth.Pratt@Ziemergroup.com	Trade Debt				\$318,062.00

<sup>\*</sup> On a consolidated basis. The information herein shall not constitute an admission of liability by, nor is it binding on, any Debtors with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

	ne of Creditor and complete ling address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (example, trade debts, bank loans, professional services, and government	claim (example, trade debts, bank loans, professional services, and  claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured
5.	Centurylink PO Box 52187 Phoenix, AZ 85072-2187	Attn: Miguel Zelaya (954) 940-7107 Miguel.Zelaya@Centurylink.com	Utilities				\$315,996.00
6.	Davis Vision, Inc. 175 East Houston Street San Antonio, TX 78205	Attn. Pat Cervino Office: 210.524.6946 Pat.Cervino@versanthealth.com	Professional Services				\$250,000.00
7.	Henry Schein Inc. PO Box 371952 Pittsburgh, PA 15250-7952	Attn: Heather Stephens (844) 223-9902 x2352128 Heather.stephens@henryschein.co m	Trade Debt				\$246,499.00
8.	Staples Advantage Dept. Atl PO Box 105748 Atlanta, GA 30348-5748	Attn: Jamie Thomas (800) 387-8375 ARCreditCardTeam@staples.com StaplesCreditSD@Staples.com	Trade Debt				\$236,415.00
9.	Facebook Inc. 607 W. 3 <sup>rd</sup> St Austin, TX 78701	Ellie Levine (650) 788-4557 ellielevine@fb.com	Professional Services				\$192,874.00
10.	Amobee Inc. PO Box 894409 Los Angeles, CA 90189	Attn: Megan Reifeiss (858) 829-5886 megan.reifeiss@amobee.com (650) 802-8871 clientacctg-us@amobee.com	Professional Services				\$187,904.00
11.	Rosenberg Media 14413 Autumn Branch Terrace Boyds, MD 20841	Attn: Jay Rosenberg (301)793-4257 jay@rosenbergmedia.com	Professional Services				\$163,213.00
12.	AMO Sales and Service Inc. PO Box 74007099 Chicago, IL 60674-7099	Attn: Gerard Shin (866) 483-6170 gshin2@its.jnj.com	Trade Debt				\$153,247.00
13.	Tower 1555 1555 Palm Beach Lakes Blvd. Suite 1100 West Palm Beach, FL 33401	Attn: Debra Lawson (561) 686-1555 dlawson@ecclestone.com propertyadmin@ecclestone.com	Property Rent				\$152,643.00
14.	Alorica Inc. PO Box 748624 Los Angeles, CA 90074	Attn: Mark Vander Beek (954) 693-3848 Mark.vanderBeek@Alorica.com	Professional Services				\$124,402.00
15.	Vincodo LLC 1554 Clark Drive Yardly, PA 19067	Attn: Tim Daly (267) 438-7774 tdaly@vincodo.com	Professional Services				\$117,017.00
16.	Marketing Architects 110 Cheshire Lane Suite 200 Minneapolis, MN 55305	Attn: B. Quarberg (952) 449-2500 bquarberg@markarch.com	Marketing Services				\$115,512.00

Case 20-11416	Doc 1	Filed 05/29/20	Page 16 of 20	
Debtor LVI Intermediate Holdings, Inc., et al.		Case number (i		
Nama		`	· —————	

	ne of Creditor and complete ling address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (example, trade debts, bank loans, professional services, and government contracts)	claim is contingent, unliquidated, or disputed s, and ment	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured
17.	Secured Communications, Inc. 3249 SE Quay Street Port St. Lucie, FL 34984	Attn: Steve Synenko 772-618-0087 scisystems@gmail.com	Professional Services				\$96,703.00
18.	Oasis Medical Inc. 514 South Vermont Avenue Glendora, CA 91741	Attn: Monica Loera (844) 820-8940 x402 mloera@oasismedical.com	Medical Supplies				\$95,623.00
19.	RP Aventine Office Owner, L.L.C. 3953 Maple Avenue Suite 300 Dallas, TX 75219	Attn: M. Gonzalez (858) 926-5300 mgonzalez@rockhillmanagement. com	Property Rent				\$93,466.00
20.	HW Hollinger (Canada) Inc. 550, Rue Sherbrooke O Suite 2070 Montreal, Quebec H3A1B9	Attn: Roberto Mancuso (514) 842-8421 info@hwhollinger.com	Insurance				\$88,006.00
21.	MetLife Group Benefits/MetLife Small Business Center Box # 804466 811 Main Street, 7th Floor Kansas City, MO 64180-4466	Attn: Shanna Curry (813) 673-3835 shanna.curry@metlifeservice.com	Insurance				\$80,719.00
22.	MicroSoft Online, Inc. PO Box 847543 Dallas, TX 75284-7543	Dillon Ayers (646) 624-5479 diayers@microsoft.com	Professional Services				\$75,882.00
23.	Neustar Info Services Inc. Bank of America PO Box 742000 Atlanta, GA 30374-2000	Attn: Homan Haghari (855) 645-4399 nisbilling@neustar.biz support- infoservices@team.neustar	Professional Services				\$72,317.00
24.	Ronbet 437 LLC c/o Joseph P. Day Realty Corporation 9 East 40th Street New York, NY 10016	Attn: Richard Brickell (212) 889-7460 rjb@jpday.com	Property Rent				\$62,447.00
25.	BVI/Beaver-Visitec International 500 Totten Pond Rd-10, City Point, MA, 02451 <i>Remit:</i> PO Box 734261 Chicago, IL 60673-4261	Attn: Michael Chin (866) -906-6808 customersupport@bvimedical.co m; michael_chin@beaver- visitec.com; AR@BVIMedical.com	Trade Debt				\$56,457.00
26.	MedPro Group 5814 Reed Road Fort Wayne, IN 46835	Attn: Alexis Fries (260) 486-0382 Alexis.Fries@medpro.com	Professional Services				\$55,842.00
27.	iHeartMedia 3964 Collection Center Drive Chicago, IL 60693-0039	Attn: Michael Bednarz (210) 832-3149 support@iheartradio.com	Marketing Services				\$54,011.00

Case 20-11416 Doc 1 Filed 05/29/20 Page 17 of 20 Debtor LVI Intermediate Holdings, Inc., et al. Case number (if known)

Name

Name of Creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim		
			Contracts		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured
28.	Hansa Ophthalmics LLC-aka Precision 4083 NW 79 <sup>th</sup> Avenue Doral, FL 33166	Attn: Steve Levesque (305) 594-1789 slevesque@hansaophthalmics.co m	Trade Debt				\$52,357.00
29.	Modus Direct LLC 1343 Main Street Suite 600 Sarasota, FL 34236	Attn: Shani Reardon (941) 552-6770 shani@modusdirect.com	Marketing Services				\$50,000.00
30.	DEX Imaging LLC PO Box 17454 Clearwater, FL 33762-0454	Attn: Dan Doyle (813) 288-8080 info@deximaging.com	Professional Services				\$48,765.00

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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LVI INTERMEDIATE HOLDINGS, INC., et al.,

Debtors.1

Chapter 11

Case No. 20- ( )

(Joint Administration Requested)

# CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3) AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3) and 7007.1 of the Federal Rules of Bankruptcy Procedures, the above-captions debtors and debtors in possession (each, a "Debtor," and collectively, the "Debtors") hereby state as follows:

- 1. 4114710 Canada Inc., a non-debtor, owns and controls 47%, and 4114728 Canada Inc., a non-debtor, owns and controls 53%, of 98776367 Canada Inc., a non-debtor. Neither 4114710 Canada Inc. nor 4114728 Canada Inc. are owned by corporations.
- 2. 98776367 Canada Inc., a non-debtor, owns and controls 82%, and La Caisse de depot et placement du Quebec, a non-debtor, owns and controls less than 25%, of 7761210 Canada Inc., a non-debtor.
- 3. 7761210 Canada Inc., a non-debtor, owns and controls 100% of 9597930 Canada, Inc., a non-debtor.
- 4. 9597930 Canada, Inc., a non-debtor, owns and controls 84% of LVI Super Intermediate Holdings, Inc., a non-debtor.

<sup>&</sup>lt;sup>1</sup> The Debtors and the last four digits of their respective federal taxpayer identification numbers are as follows: LVI Intermediate Holdings, Inc., (7674); Total Vision Institute, LLC (7571); QualSight, LLC (3866); The LASIK Vision Institute, LLC (7564); Cataract Vision Institute, LLC (7697); Healthcare Marketing Services, LLC (9982); LVI Missouri, LLC (7088); Cataract Vision Institute Florida, LLC (3423); TLC Vision Center Holdings, LLC (5400); TLC Whitten Laser Eye Associates, LLC (0182); TLC Vision Centers, LLC (8271); TruVision, LLC (3399); TruVision Contacts, LLC (3399); Laser Eye Surgery, LLC (3448); TLC Laser Eye Centers (Refractive I), LLC (2702); TLC The Laser Center (Pittsburgh) L.L.C. (2881); TLC The Laser Center (Indiana) LLC (8456); and TLC The Laser Center (Institute), LLC (0959). The Debtors' executive headquarters are located at 1555 Palm Beach Lakes Blvd., Suite 600, West Palm Beach, Florida 33401.

- 5. LVI Super Intermediate Holdings, Inc., a non-debtor, owns and controls 100% of the issued and outstanding common stock of Debtor, LVI Intermediate Holdings, Inc.
- 6. LVI Intermediate Holdings, Inc. owns and controls 100% of the limited liability company interests of the following Debtors: (i) Total Vision Institute, LLC, (ii) QualSight, LLC, (iii) The LASIK Vision Institute, LLC, (iv) Cataract Vision Institute, LLC, (v) Healthcare Marketing Services, LLC, and (vi) Cataract Vision Institute Florida, LLC.
- 7. LVI Intermediate Holdings II, LLC, a non-debtor, owns and controls 23.089965%, and Sunglasses Intermediate Blocker, Inc., a non-debtor, owns and controls 76.910035% of the limited liability company interests of Debtor TLC Vision Center Holdings, LLC.
- 8. TLC Vision Capital, LLC, a non-debtor, owns and controls 100% of the limited liability company interests of Debtor TLC Vision Centers, LLC.
- 9. TLC Vision Centers, LLC owns and controls 100% of the limited liability company interests of the following Debtors: (i) TLC Whitten Laser Eye Associates, LLC, (ii) TruVision, LLC, (iii) TLC Laser Eye Centers (Refractive I), LLC, (iv) TLC The Laser Center (Pittsburgh) L.L.C., and (v) TLC The Laser Center (Institute), LLC.
- 10. TruVision, LLC owns and controls 100% of the limited liability company interests of Debtors TruVision Contacts, LLC and Laser Eye Surgery, LLC.
- 11. TLC Laser Eye Centers (Refractive I), LLC owns and controls 100% of the limited liability company interests of Debtor TLC The Laser Center (Indiana) LLC.
- 12. The LASIK Vision Institute, LLC owns and controls 100% of the limited liability company interests of Debtor LVI Missouri, LLC.

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Fill in this information	n to identify the case:		
Debtor name	LVI Intermediate Holdings, Inc., et al.		
United States Bankrup	tcy Court for the: DISTRICT OF I	DELAWARE	
Case number (if known)			
	·		☐ Check if this is an
			amended filing
Official Form 20	12		
	<del>_</del>		
Declaration	n Under Penalty of Perjury	for Non-Individual Debtors	12/15
n individual who is a	uthorized to act on behalf of a non-individual debtor, su	ch as a corporation or partnership, must sign and submit this form for the schedules of asse	ts and liabilities, any other document that requires a
	included in the document, and any amendments of thos	e documents. This form must state the individual's position or relationship to the debtor, the	identity of the document, and the date. Bankruptcy
ules 1008 and 9011.			
/ARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or			
nprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.			
De	claration and signature		
I am the presi	dent, another officer, or an authorized agent of the corporation	on; a member or an authorized agent of the partnership; or another individual serving as a represen	tative of the debtor in this case.
I have examin	ed the information in the documents checked below and I ha	ave a reasonable belief that the information is true and correct:	
	Schedule A/B: Assets–Real and Personal Property (Official	Form 206A/B)	
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
	□ Schedule H: Codebtors (Official Form 206H)		
	Summary of Assets and Liabilities for Non-Individuals (Offici	al Form 206Sum)	
	Amended Schedule		
	· · · · · · · · · · · · · · · · · · ·	the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)	
$\boxtimes$	Other document that requires a declaration	Consolidated Corporate Ownership Statement and	
		List of Equity Interest Holders Pursuant to Bankruptcy Rules 1007(a)(1), 1007(a)(3), and 7007.1	
		Trules 1007(a)(1), 1007(a)(3), and 1007.1	
I declare unde	er penalty of perjury that the foregoing is true and correct.		
		Sall I	
Executed on	05/29/2020	X (Payelong) ay 28, 2020 22:16 EDT)	
		Signature of individual signing on behalf of debtor	
		Lisa Melamed	
		Printed name	
		Interim CEO	
		Position or relationship to debtor	

Official Form 202