F	ill in this information to identify the	e case:				
l	United States Bankruptcy Court for the	e:				
-	District of D	Delaware State)				
C	Case number (If known): 18-115	O ∫ Chapter <u>7</u>	☐ Check if this is a amended filing			
<u> </u>			amended ining			
<u>C</u>	official Form 201					
V	oluntary Petition	n for Non-Individuals Fi	ling for Bankruptcy 04/16			
lf i	more space is needed, attach a sep Imber (if known). For more informa	parate sheet to this form. On the top of any addition, a separate document, <i>Instructions for Banki</i>	onal pages, write the debtor's name and the case ruptcy Forms for Non-Individuals, is available.			
1.	Debtor's name	Education Management Holdings II LLC				
All other names debtor used						
	in the last 8 years					
	Include any assumed names, trade names, and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	47-2042529				
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business			
		Number Street	Number Street			
		210 Sixth Avenue, 3 rd Floor	P.O. Box			
		Pittsburgh, PA 15222				
		City State ZIP Code	City State ZIP Code			
			Location of principal assets, if different from principal place of business			
		Allegheny	-			
		County	Number Street			
			City State ZIP Code			
5.	Debtor's website (URL)	_edmc.com				
6.	Type of debtor	☑ Corporation (including Limited Liability Compar	ny (LLC) and Limited Liability Partnership (LLP))			

Other. Specify: ___

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De	btor <u>Education Management Hold</u>	ings II LLC	Case number (if known)			
7. Describe debtor's business		☐ Single	one: Care Business (as defined in 11 U.S.C. § 101(27A)) Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ad (as defined in 11 U.S.C. § 101(44))			
			oroker (as defined in 11 U.S.C. § 101(53A))			
			ockbroker (as defined in 11 U.S.C. § 101(53A)) ommodity Broker (as defined in 11 U.S.C. § 101(6))			
			earing Bank (as defined in 11 U.S.C. § 781(3))			
			e of the above			
		B. Check	all that apply:			
		□ Tay-e	xempt entity (as described in 26 U.S.C. § 501)			
	,		ment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C.			
		☐ Invest	ment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))			
		<u>http://</u>	S (North American Industry Classification System) 4-digit code that best describes debtor. See www.uscourts.gov/four-digit-national-association-naics-codes . 1 1 3			
8.	Under which chapter of the	Check on	e:			
	Bankruptcy Code is the	⊠Chapt	er 7			
	debtor filing?	☐ Chapt				
		•	er 11. Check all that apply:			
			□ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that).			
			□ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).			
			☐ A plan is being filed with this petition.			
			Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).			
			☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.			
			☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934Rule 12b-2.			
ENTERN STREET		☐ Chap	er 12			
9.	Were prior bankruptcy cases filed by or against the debtor	⊠ No				
	within the last 8 years?	Yes.	District			
	If more than 2 cases, attach a separate list.		DistrictWhen_Case number MM / DD / YYYY			
10	. Are any bankruptcy cases	□No				
.5	pending or being filed by a business partner or an		Debtor: See Schedule 1 Relationship District			
	affiliate of the debtor?		When			
100.010.000.010	List all cases. If more than 1, attach a separate list.	ng pygano y commo y como lecino de montant al desta del del del del del	Case number, if known			

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De	Education Management	Holdings II LLC	Case number (if kno	own)		
	Mante	The state of the s				
11.	. Why is the case filed in <i>thi</i>	S Check all that apply:				
	district?	☑ Debtor has had its dor	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			
		☐ A bankruptcy case con-	☐ A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district.			
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	Yes. Answer below for		ntion. Attach additional sheets if needed.		
			operty need immediate attention? (Che			
		·	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 includes perishable goods or ass attention (for example, livestock, so assets or other options).			rishable goods or assets that could quick example, livestock, seasonal goods, mea er options).	ly deteriorate or lose value without tt, dairy, produce, or securities-related		
		☐ Other				
Where is the property?						
			City	State ZIP Code		
		ls the property in	nsured?			
		□ No				
			agency			
		Contact na	ame			
		Contact na	arne			
		Phone				
			·			
	Statistical and adm	inistrative information				
	Otationioni una una					
	. Dahtawa aatimatian of	Check one:				
13	3. Debtor's estimation of available funds		for distribution to unsecured creditors.			
			 ☒ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors. 			
		∑ 1-49	1,000-5,000	25,001-50,000		
14	. Estimated number of	☐ 50-99 ☐ 100-199	☐ 5,001-10,000 ☐ 10,001-25,000	☐ 50,001-100,000 ☐ More than 100,000		
	creditors	200-999	10,001-25,000	a More than 100,000		

	- Catimated	\$0-\$50,000	☐ \$1,000,001-\$10 million ☐ \$10,000,001-\$50 million	☐ \$500,000,001-\$1 billion☐ \$1,000,000,001-\$10 billion		
15	5. Estimated assets	\$50,001-\$100,000 \$100,001-\$500,000	\$10,000,001-\$50 million \$50,000,001-\$100 million	\$10,000,000,001-\$10 billion		
		\$500,001-\$1 million	\$100,000,001-\$500 million	More than \$50 billion		

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Debtor	Education Management Holdings II LLC		Case number (if known)			
16. Estimate	ed liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	 ∑ \$500,000,001-\$1 billion ☐ \$1,000,000,001-\$10 billion ☐ \$10,000,000,001-\$50 billion ☐ More than \$50 billion 		
R	equest for Relief, Dec	laration, and Signatures				
WARNING			ement in connection with a bankruptc U.S.C. §§ 152, 1341, 1519, and 357			
17. Declaration and signature of authorized representative of debtor		■ The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.				
	I have been authorized to file this petition on behalf of the debtor.			or.		
		I have examined the information in this petition and have a reasonable belief that the information is true and correct.				
	I declare under penalty of perjury that the foregoing is true and correct.					
Executed of		Executed on 400 (200)	114			
		* SWL	Fran	k Jalufka		
		Signature of authorized repres				
		Title <u>President</u>				
18. Signatur	e of attorney	Signature of attorney for debte	MU Date	6/28/18 MM /DD/YYYY		
		Evelyn J.	methe			
		Printed name Pepper Hamilton LLP				
Firm name 1313 Market St, Hercules Plaza Ste 5100, PO Box 1709			ox 1709			
		Number Street Wilmington		DE 19899-1709		
		302-777-6500		e ZIP Code strattond@pepperlaw.com meltzere@pepperlaw.com		
		Contact phone		ail address		
		David B. Stratton #9 Evelyn J. Meltzer #		DE DE		
		Bar number	Stat	ie e		

Schedule 1

Case Number	Debtor	FEIN
18-11494	Education Management II LLC	47-2042661
18-11495	American Education Centers, Inc.	23-2726160
18-11496	Argosy Education Group, Inc.	36-2855674
18-11497	Argosy University of California LLC	27-1651273
18-11498	Brown Mackie College - Tucson, Inc.	86-026-4601
18-11499	Education Finance III LLC	47-2192533
18-11500	Education Management Corporation	25-1119571
18-11501	Education Management Holdings II LLC	47-2042529
18-11502	Education Management LLC	20-4506022
18-11503	Higher Education Services II LLC	47-2203436
18-11504	Miami International University of Art & Design, Inc.	58-2641065
18-11505	South Education – Texas LLC	27-2192573
18-11506	South University of Alabama, Inc.	63-0314610
18-11507	South University of Carolina, Inc.	58-2338201
18-11508	South University of Florida, Inc.	75-3009226
18-11509	South University of Michigan, LLC	27-3966655
18-11510	South University of North Carolina LLC	26-1569113
18-11511	South University of Ohio LLC	45-0949944
18-11512	South University of Virginia, Inc.	26-1569263
18-11513	South University Research II LLC	47-2323744
18-11514	South University, LLC	58-1147090
18-11515	Stautzenberger College Education Corporation	23-2914675
18-11516	TAIC-San Diego, Inc.	95-3791894
18-11517	TAIC-San Francisco, Inc.	95-3789487
18-11518	The Art Institutes International Minnesota, Inc.	25-1796999
18-11519	The Art Institute of Atlanta, LLC	58-0671597
18-11520	The Art Institute of Austin, Inc.	26-1173626
18-11521	The Art Institute of California-Hollywood, Inc.	22-3863289
18-11522	The Art Institute of California-Inland Empire, Inc.	20-2316775

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18-11523	The Art Institute of California - Los Angeles, Inc.	25-1364215
18-11524	The Art Institute of California-Orange County, Inc.	52-2136608
18-11525	The Art Institute of California-Sacramento, Inc.	20-5076212
18-11526	The Art Institute of Charleston, Inc.	20-5076048
18-11527	The Art Institute of Charlotte, LLC	56-1024912
18-11528	The Art Institute of Colorado, Inc.	84-0703062
18-11529	The Art Institute of Dallas, Inc.	75-1589012
18-11530	The Art Institute of Fort Lauderdale, Inc.	59-1500255
18-11531	The Art Institute of Houston, Inc.	75-1589015
18-11532	The Art Institute of Indianapolis, LLC	25-1586913
18-11533	The Art Institute of Las Vegas, Inc.	88-0256362
18-11534	The Art Institute of Michigan, Inc.	20-5218614
18-11535	The Art Institute of Philadelphia LLC	26-4467396
18-11536	The Art Institute of Pittsburgh LLC	26-4467441
18-11537	The Art Institute of Portland, Inc.	52-2082215
18-11538	The Art Institute of Raleigh-Durham, Inc.	26-1388031
18-11539	The Art Institute of St. Louis, Inc.	80-0449555
18-11540	The Art Institute of San Antonio, Inc.	26-4104394
18-11541	The Art Institute of Seattle, Inc.	52-1209614
18-11542	The Art Institute of Tampa, Inc.	01-0746822
18-11543	The Art Institute of Tennessee-Nashville, Inc.	20-1705359
18-11544	The Art Institute of Virginia Beach LLC	26-2242784
18-11545	The Art Institute of Washington, Inc.	52-1117043
18-11546	The Art Institutes International II LLC	47-2179270
18-11547	The Illinois Institute of Art at Schaumburg, Inc.	36-4043502
18-11548	The Illinois Institute of Art, Inc.	36-4043500
18-11549	The Institute of Post-Secondary Education, Inc.	25-1360283
18-11550	The New England Institute of Art, LLC	04-2987798
18-11551	The University of Sarasota, Inc.	59-3335558
18-11552	Western State University of Southern California	95-2313875

CERTIFICATE OF SECRETARY OF BOARD OF DIRECTORS OF EDUCATION MANAGEMENT CORPORATION

June <u>1</u>, 2018

The undersigned, in his capacity as duly appointed Secretary of Education Management Corporation, certifies as follows:

- 1. On June 4, 2018, the members of the board of directors, members of the board of managers, individual managers, sole managers, sole trustees and sole members (collectively, the "Boards"), as applicable, of Education Management Corporation and all subsidiaries of Education Management Corporation (each, a "Company" and collectively, the "Companies") held a duly noticed meeting (the "Meeting") pursuant to each of such Company's bylaws, limited liability company agreement, or other governing document, as applicable, and the applicable laws of the jurisdiction in which such Company is organized.
- 2. As part of that meeting, the Boards duly adopted the following resolutions by the unanimous vote of the members of the Boards at the meeting:

RESOLVED, that the previous resolutions of the Company and certain Subsidiaries authorizing the filing of Chapter 7 Cases by the Company and certain Subsidiaries are hereby re-affirmed, affirmed, re-adopted and adopted in all respects by the Company and all Subsidiaries. The Authorized Officers are authorized and empowered, with the advice of the Company's professionals and advisors, to (i) execute, verify, and file with the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") at such time as they shall determine all petitions, schedules, lists, and other papers or documents, and to take any and all actions which they deem necessary or proper, to commence and prosecute the Chapter 7 Cases for the Company and such Subsidiaries as such Authorized Officer or Authorized Officers deem advisable.

FURTHER RESOLVED, that in addition to the specific authorizations conferred upon the Authorized Officers by these resolutions, each of the Authorized Officers (and their designees and delegates) be, and they are, authorized and empowered, in the name of and on behalf of the Company and Subsidiaries, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents, and

pay such filing fees, as shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein.

FURTHER RESOLVED, that all actions taken by the officers of the Company and Subsidiaries prior to the date hereof in connection with the liquidation of the Company or any matters related thereto, or by virtue of these resolutions, are in all respects ratified, confirmed, and approved.

IN WITNESS WHEREOF, the undersigned has executed this Secretary Certificate as of the date first set forth above.

Name: Donn Patton Title: Secretary

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 7
EDUCATION MANAGEMENT II LLC, et al.)	Case No. 18-
EDUCATION WATER GENERAL IT EDC, C. u.) .	
Debtors.)	
)	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 1007 AND 7007.1

Education Management II, LLC and fifty-eight of its affiliates (collectively, "Debtors") filed petitions for relief under chapter 7 of title 11 of the United States Code. Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, Debtors attach hereto as <u>Exhibit A</u> an organizational chart reflecting all of their ownership interests, with Debtors highlighted in yellow. Debtors further respectfully represent as follows:¹

- 1. To the best of Debtors' knowledge and belief, no person or entity directly owns 10% or more of the equity interests of Education Management Corporation.²
- 2. Education Management Corporation owns 100% of the equity interests of Education Management Holdings LLC and Education Management Holdings II LLC.

¹ Debtors are bolded throughout.

² The most recent report available to Debtors lists CEDE & Co. as the nominal holder of 36.3% of the outstanding equity interests in Education Management Corporation. Debtors have been unable to determine the actual beneficial owners of the equity interests nominally held by CEDE & Co.

- 3. Education Management Holdings LLC owns 100% of the membership interests of Education Management LLC, which in turn owns 100% of the equity interests in the following entities:
 - a. Education Finance II LLC;
 - b. Education Management Finance Corp.;
 - c. The Art Institutes International LLC;
 - d. Brown Mackie Education Corporation; and
 - e. Higher Education Services, Inc.
- 4. Education Management Holdings II LLC owns 100% of the equity interests of Education Management II LLC which in turn owns 100% of the equity interests in the following entities:
 - a. Education Finance III LLC;
 - b. The Art Institutes International II LLC;
 - c. South University, LLC;
 - d. Education Management Escrow LLC;
 - e. Brown Mackie Education II LLC (which owns 100% of the equity interests of Brown Mackie College Salina LLC³);
 - f. Argosy University of California LLC;
 - g. Higher Education Services II LLC;
 - h. South University Research II LLC; and
 - i. BMC Real Property Holdings LLC.

³ Brown Mackie College – Salina LLC owns 100% of the equity interests of: (i) Brown Mackie College – Birmingham LLC; (ii) Brown Mackie College – Kansas City LLC; and (iii) Brown Mackie College – Oklahoma City LLC.

- 5. **South University, LLC** owns 100% of the membership interests of the following entities:
 - a. South University of Alabama, Inc.;
 - b. South University of Arkansas LLC;
 - c. South University of Florida, Inc.;
 - d. South University of Michigan, LLC;
 - e. South University of North Carolina LLC;
 - f. South University of Ohio LLC;
 - g. South University of Carolina, Inc.;
 - h. South University of Tennessee, Inc.;
 - i. South Education Texas LLC; and
 - j. South University of Virginia, Inc.
- 6. The Art Institutes International II LLC owns 100% of the equity interests of the following entities:
 - a. The Art Institute of Atlanta, LLC (which owns 100% of the equity interests of The Art Institute of Virginia Beach LLC);
 - b. The Art Institute of Washington, Inc.;
 - c. The Art Institute of York Pennsylvania LLC;
 - d. The Art Institute of Pittsburgh LLC;
 - e. The Art Institute of Philadelphia LLC;
 - f. The Art Institute of Washington Dulles LLC;

- g. The Art Institute of Colorado, Inc. (which owns 100% of the equity interests of The Institute of Post-Secondary Education Inc.);
- h. The Art Institute of Austin, Inc.;
- i. The Art Institute of Fort Lauderdale, Inc.;
- j. The Art Institutes International Minnesota, Inc.;
- k. The Art Institutes of New York City, Inc.;
- 1. The Art Institute of Portland, Inc.;
- m. The Art Institute of Seattle, Inc.;
- n. The Art Institute of Jacksonville, Inc.;
- o. The Art Institute of Tampa, Inc.;
- p. Miami International University of Art & Design, Inc. (which owns 100% of the equity interests of The Art Institute of Charlotte, LLC⁴ and The Art Institute of Dallas, Inc.⁵);
- q. The Illinois Institute of Art, Inc. (which owns 100% of the equity interests of: (i) The Art Institute of Michigan, Inc.; (ii) The Art Institute of Ohio Cincinnati, Inc.; and (iii) The Illinois Institute of Art at Schaumburg, Inc.);
- r. The Illinois Institute of Art Tinley Park LLC;
- s. The New England Institute of Art, LLC;
- t. The Art Institute of San Antonio, Inc.;

⁴ The Art Institute of Charlotte, LLC owns 100% of the equity interests of **The Art Institute of Raleigh-Durham**, **Inc.**

⁵ The Art Institute of Dallas, Inc. owns 100% of the equity interests of The Art Institute of Fort Worth, Inc.

- u. The Art Institute of Tennessee Nashville, Inc.; and
- v. The Art Institute of Charleston, Inc.
- 7. The Art Institutes International Minnesota, Inc. owns 100% of the equity interests of the following entities:
 - a. American Education Centers, Inc.;
 - b. The Art Institute of Wisconsin, LLC;
 - c. Michiana College Education Corporation (which owns 11% of the equity interests of Southern Ohio College LLC and 100% of the ownership interests of Brown Mackie College – Tulsa, Inc. and Brown Mackie College – Boise, Inc.);
 - d. The Art Institute of St. Louis, Inc.;
 - e. The Asher School of Business Education Corporation;
 - f. The Art Institute of Salt Lake City, Inc.;
 - g. The Art Institutes International Kansas City, Inc.; and
 - h. The Art Institute of Tucson, Inc.
- 8. **American Education Centers, Inc.** owns 78% of the equity interests of Southern Ohio College LLC and 100% of the equity interests of the following entities:
 - a. Brown Mackie College Dallas/Ft. Worth LLC;
 - b. Brown Mackie College San Antonio LLC;
 - c. Brown Mackie College Miami North LLC;
 - d. Brown Mackie College Miami, Inc.; and
 - e. Stautzenberger College Education Corporation (which owns 11% of the equity interests of Southern Ohio College LLC and

- 100% of the ownership interests of Brown Mackie College Indianapolis, Inc.).
- 9. Southern Ohio College LLC owns 100% of the equity interests of **Brown**Mackie College Tucson, Inc., which owns 100% of the ownership interests of the following entities:
 - a. Brown Mackie College Phoenix, Inc.;
 - b. Brown Mackie College Greenville, Inc.;
 - c. Brown Mackie College Alburquerque LLC; and
 - d. Brown Mackie College St. Louis, Inc.
- 10. **Argosy University of California LLC** owns 100% of the equity interests of the following entities:
 - a. TAIC San Francisco, Inc. (which owns 100% of the equity interests of: (i) The Art Institute of California Sacramento, Inc.; (ii) The Art Institute of California Orange County, Inc.; and (iii) The Art Institute of California Los Angeles, Inc.);
 - b. The Art Institute of California Silicon Valley, Inc.;
 - c. TAIC San Diego, Inc. (which owns 100% of the equity interests of The Art Institute of California Inland Empire, Inc.);
 - d. The Art Institute of California Hollywood, Inc.; and
 - e. Argosy Education Group, Inc. (which owns 100% of the equity interests of Western State University of Southern California and The University of Sarasota, Inc.).

Wilmington, Delaware

/s/ Evelyn J. Meltzer

PEPPER HAMILTON LLP

David B. Stratton (DE 960) Evelyn J. Meltzer (DE 4581) Hercules Plaza, Suite 5100 1313 Market Street P.O. Box 1709 Wilmington, Delaware 19899-1709 Telephone: (302) 777-6500

Email: strattond@pepperlaw.com

meltzere@pepperlaw.com

and

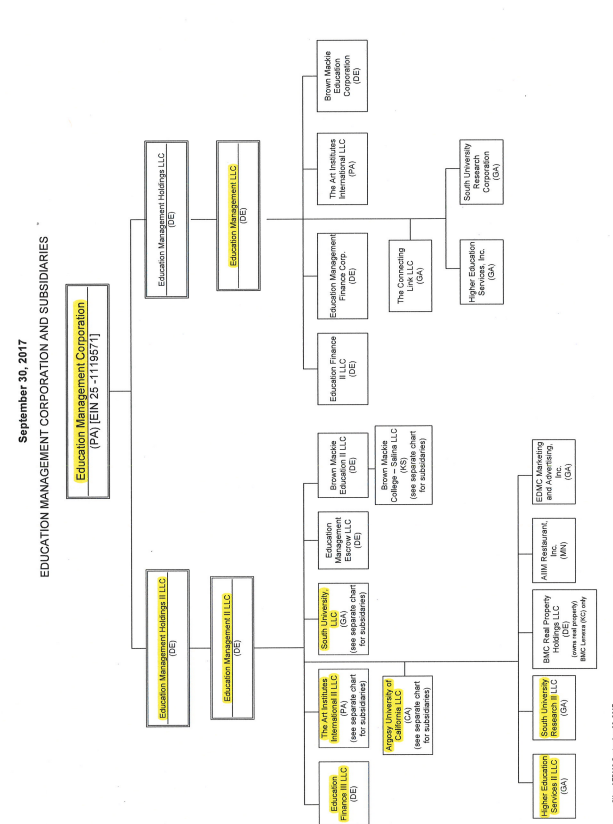
FAEGRE BAKER DANIELS LLP

Jay Jaffe Dustin R. DeNeal Kayla D. Britton 600 E. 96th Street, Suite 600 Indianapolis, Indiana 46240 Telephone: (317) 569-9600 Email: Jay.Jaffe@FaegreBD.com Dustin.DeNeal@FaegreBD.com Kayla.Britton@FaegreBD.com

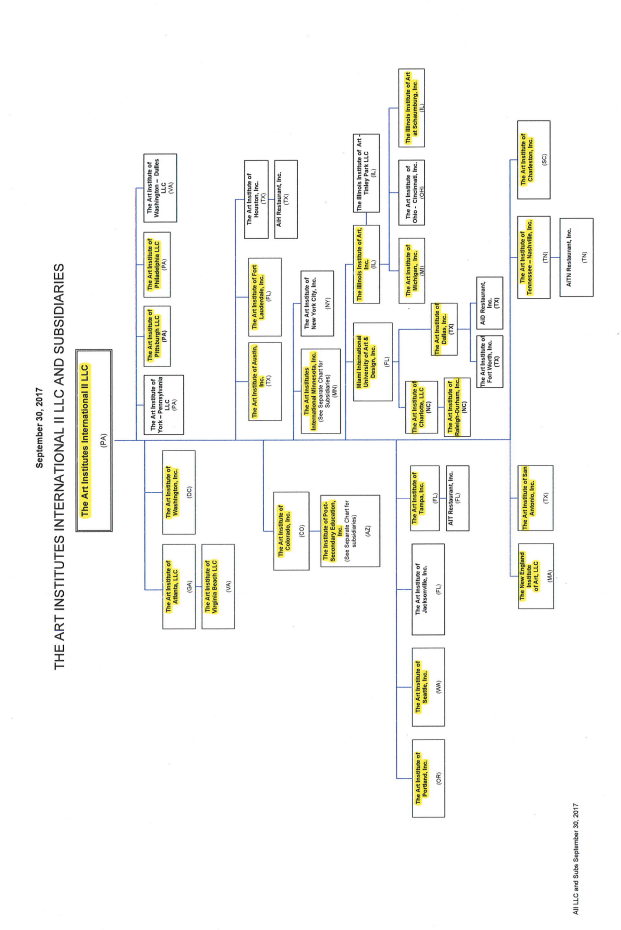
Counsel for Debtors

EXHIBIT A

[Organizational Chart]

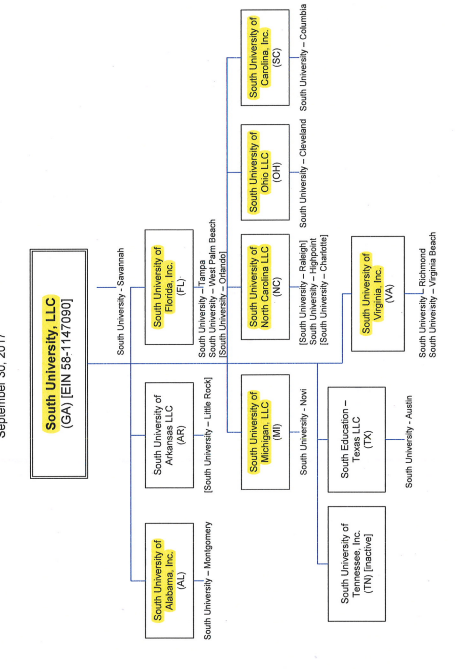


G\legal\EDMC September 30, 2017



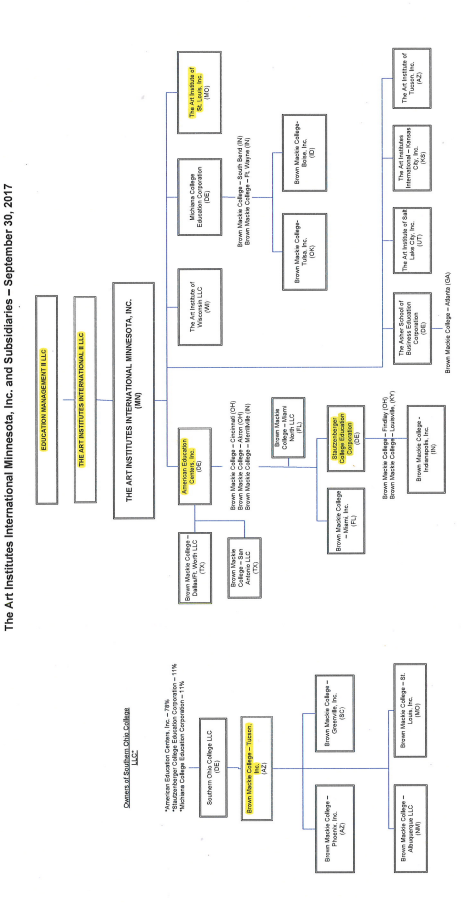
G:Legal/AU CA September 30, 2017

SOUTH UNIVERSITY, LLC AND SUBSIDIARIES September 30, 2017



Brown Mackie College - Oklahoma City (OK) Brown Mackie College – Oklahoma City LLC (OK) HLC Brown Mackie College Schools Brown Mackie College – Kansas City LLC (KS) Brown Mackie College - Kansas City (KS) Education Management Holdings II LLC (DE) Brown Mackie College – Salina LLC (KS) Education Management Corporation (PA) Brown Mackie Education II LLC (DE) Brown Mackie College – Salina (KS) Education Management II LLC (DE) September 30, 2017 Brown Mackie College – Birmingham LLC (AL) Brown Mackie College - Birmingham (AL)

G:Legal/BMC_HLC September 30, 2017



K:Legal/AIIM and Subsidiaries September 30, 2017