

Fill in this information to identify the case:

Debtor 1 Belvidere Associates LLC  
Debtor 2 \_\_\_\_\_  
(Spouse, if filing)  
United States Bankruptcy Court for the: \_\_\_\_\_ District of \_\_\_\_\_  
Case number 18-30043

RECEIVED

MAR 06 2020

BMC GROUP

## Official Form 410

## Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

### Part 1: Identify the Claim

1. Who is the current creditor?

Euler Hermes Agent for Italcer S.P.A. (1811120062)  
Name of the current creditor (the person or entity to be paid for this claim)

Other names the creditor used with the debtor \_\_\_\_\_

2. Has this claim been acquired from someone else?

☒ No

☐ Yes. From whom? \_\_\_\_\_

3. Where should notices and payments to the creditor be sent?

Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

Where should notices to the creditor be sent?

Euler Hermes N.A.  
Name

800 Red Brook Blvd  
Number Street

Owings Mills MD 21117  
City State ZIP Code

Contact phone \_\_\_\_\_

Contact email insolvency@eulerhermes.com

Where should payments to the creditor be sent? (if different)

Name \_\_\_\_\_

Number Street \_\_\_\_\_

City State ZIP Code \_\_\_\_\_

Contact phone \_\_\_\_\_

Contact email \_\_\_\_\_

Uniform claim identifier for electronic payments in chapter 13 (if you use one):  
\_\_\_\_\_

4. Does this claim amend one already filed?

☒ No

☐ Yes. Claim number on court claims registry (if known) \_\_\_\_\_

Filed on \_\_\_\_\_  
MM / DD / YYYY

5. Do you know if anyone else has filed a proof of claim for this claim?

☒ No

☐ Yes. Who made the earlier filing? \_\_\_\_\_

HOB0-PostEffectiveDate



90005

**Part 2: Give Information About the Claim as of the Date the Case Was Filed**

6. Do you have any number you use to identify the debtor? ☒ No  
☐ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: \_\_\_\_\_

7. How much is the claim? \$ 22284.98 Does this amount include interest or other charges?  
☐ No  
☒ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  
Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).  
Limit disclosing information that is entitled to privacy, such as health care information.

Goods and Services

9. Is all or part of the claim secured? ☒ No  
☐ Yes. The claim is secured by a lien on property.  
Nature of property:  
☐ Real estate. If the claim is secured by the debtor's principal residence, file a *Mortgage Proof of Claim Attachment* (Official Form 410-A) with this *Proof of Claim*.  
☐ Motor vehicle  
☐ Other. Describe: \_\_\_\_\_

**Basis for perfection:** \_\_\_\_\_

Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)

Value of property: \$ \_\_\_\_\_

Amount of the claim that is secured: \$ \_\_\_\_\_

Amount of the claim that is unsecured: \$ \_\_\_\_\_ (The sum of the secured and unsecured amounts should match the amount in line 7.)

Amount necessary to cure any default as of the date of the petition: \$ \_\_\_\_\_

Annual Interest Rate (when case was filed) \_\_\_\_\_ %

☐ Fixed  
☐ Variable

10. Is this claim based on a lease? ☒ No  
☐ Yes. Amount necessary to cure any default as of the date of the petition. \$ \_\_\_\_\_

11. Is this claim subject to a right of setoff? ☒ No  
☐ Yes. Identify the property: \_\_\_\_\_

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?

A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.

☒ No

☐ Yes. Check one:

- ☐ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
- ☐ Up to \$3,025\* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).
- ☐ Wages, salaries, or commissions (up to \$13,650\*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).
- ☐ Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).
- ☐ Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).
- ☐ Other. Specify subsection of 11 U.S.C. § 507(a)( ) that applies.

Amount entitled to priority

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after the date of adjustment.

### Part 3: Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- ☐ I am the creditor.
- ☒ I am the creditor's attorney or authorized agent.
- ☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- ☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* 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 on date 02/20/2020  
MM / DD / YYYY

Signature

Print the name of the person who is completing and signing this claim:

Name

First name

Middle name

Last name

Title

Company

Identify the corporate servicer as the company if the authorized agent is a servicer.

Address

Number

Street

City

State

ZIP Code

Contact phone

Email

<b>Denuncia Mancato Pagamento 0711201800018</b>
---

Assicurato	709462 - RONDINE S P A
Polizza	43065
Debitore	5713131 - BELVIDERE ASSOCIATES LLC
Gruppo Paese Debitore	STATI UNITI DI AMERICA -
Contestazione Debitore	N
Richiesta Apertura Mandato	S

TIPO DOC.	N° DOCUMENTO	TIPO FATTURA	DATA EMISSIONE	DATA SCADENZA
F	000014248	MERCE/SERVIZIO	7/18/2018	11/23/2018
F	000014254	MERCE/SERVIZIO	7/18/2018	11/23/2018

IMPORTO FATTURA	IMPORTO CREDITO	IMPORTO SCADUTO	PREMIO CALCOLATO	TIPO INSERIMENTO
10,796.93	10,796.93			MANUALE
11,488.05	11,488.05			MANUALE

# Stampa partite aperte clienti

Conto 010703 00020057

BELVIDERE ASSOCIATES LLC DBA HOB0

2650 BELVIDERE ROAD

60085 WAUKEGAN, IL

IL USA U.S.A.



RONDINE Group

Cod. Fiscale	Partita IVA	Telefono 001.8472631240	Fax	Telex DWIGHT DELONG
Codice Pagamento		Abi/Cab		
Agente		Blocco Anagrafica BC Blocco Amministrativ		

Registrazione Data	N° Serie Tp	Documento Data	Causale Cod. Descrizione	Data Scadenza	Divisa	Dare	Divisa Avere	Importo Co.Ge.	Controvalore	Camb/Rd	Tp.
18/07/18	14248 2001	18/07/18	CFAR NS FATTURA EXTRA CEE RDN As	23/11/18	USD	12.654,000	12.654,000		10.796,93 D 10.796,93 D	1,17	R
18/07/18	14254 2001	18/07/18	CFAR NS FATTURA EXTRA CEE RDN As	23/11/18	USD	13.464,000	13.464,000		11.488,05 D 11.488,05 D	1,17	R
Totale conto .....		18/07/18			USD	26.118,000		Saldo In EUR	22.284,98 D 22.284,98 D		

## Riepilogo

Esposizione	22.284,98	Saldo	22.284,98	Portafoglio	Rischio	Scaduto	Scaduto per insoluti	A scadere	Fido
SCADUTO ante 90 gg.		Da 90 a 61 gg.		Da 60 a 31 gg.	Da 30 a oggi	SCADERE prox. 30 gg.	Da 31 a 60 gg.	Da 61 a 90 gg.	Oltre 90 gg.
						22.284,98	22.284,98		



Regione Sociale: **RONDINE Spa**

Uffici commerciali, amministrazione e Sede Legale:  
Via Emilia Ovest, 53/A - 42048 Rubiera (RE) - Italy  
Telefono 0522 625111 - Fax amm.ne 0522 620429  
Fax: Italia 0522 019919 - Germania 0522 019923  
Francia 0522 019922 - Nord America 0522 019921  
Est 0522 019926 - Oltremare 0522 019925

**Magazzino / Spedizioni:**

Via Grassi - Rubiera (RE) Fax 0522 625384  
Capitale Sociale Euro 8.328.131,88  
Export M/RE 013156 - R.E.A. RE 81836 - Reg. Imp. RE 3892  
Cod. Fisc./Part.IVA 00142060359 - CEE IT00142060359

Spett.le

**BELVIDERE ASSOCIATES LLC DBA HOBO**  
**2650 BELVIDERE ROAD**  
**60085 WAUKEGAN, IL IL**  
**U.S.A.**

DOCUMENTO	PAG. PAGE	N.	DATA-DATE	CLIENTE	P.IVA-COD. IDENTIFIC.	RESA-DELIVERY-LIVRAISON-LIEFERUNG	
FATTURA	1	14248	18/07/18	00020057		EX WORKS	00008776
PAGAMENTO-PAYMENT TERMS-PAIEMENT-ZAHLUNG				BANCA-BANK-BANQUE			
813 120 DAYS FROM B/L DATE				ABA 026005319 ACC.135330810001 BIC BCITUS33XXX			
18/07/18				INTESA SANPAOLO-NEW YORK BRANCH			
Articolo-Item	Scelta	Tono	C	Q	Descrizione-Description	Formato-Size	Colli
Articolo-Item	Choice	Shade					Cantons
Ceramic Tiles							
Ns. DDT N. 33548 del 18/07/18 Container SKYU 226129/0 Seals HLD6205915							
Ns. Ordine N. 1108445							
*PO 000020976							
J87140	P	B50	4		PLSS LIGHT GREY	30,5x80,5	480 MQ
J87042 /A	P	A53	5		PLSS AZUL	30,5x60,5	432 MQ
*APHIS CODE : RONDINE GROUP AP-015-00							
*GOODS OF ITALIAN ORIGIN AND PRODUCTION FOR FINAL EXPORT							
*EXCEPT WHERE OTHERWISE CLEARLY SHOWN WITH "E" IN COLUMN "Origine"							
*THE SOLID WOOD PACKING MATERIAL USED IN THIS SHIPMENT ARE TOTALLY							
*FREE FROM BARK AND APPARENTLY FREE FROM LIVE PLANT PESTS							
*ATTENTION: WAREHOUSE OPEN ALL AUGUST, EXCEPT FOR PUBLIC HOLIDAYS							
**--PALLETES -->> 19							
Istat/HS code Peso U.Sup. Importo Origine							
69072100 19797 1012,32 2.654,00 CEE - ITALIA							
Tot. Colli	Peso Lordo	Rate-Instalment	Scadenza-Expiry	IVA	Imponibile	IVA	Totale IVA
Tot. Cart.	Gross Weight						
912	20120	12.654,00	23/11/18	Ni8A	12.654,00		12.654,00
Tot. Pzazi	Peso Netto						
Pieces N.	Net Weight						
	19797						
Tot. Quantita							
Tot. Quantity							
1012,32							
				Decodifica Cod.IVA			
				Ni8A N.I.ART 8 A NON RES			

Dichiaro sotto la mia piena e personale responsabilità, ed in particolare agli effetti delle vigenti disposizioni valutarie, che l'importo indicato nella presente fattura è vero e reale e che pertanto nessun'altra integrazione in qualsiasi forma o con qualsiasi modalità va a favore e a carico dell'impresa da me rappresentata. In relazione all'operazione per cui è stata emessa la fattura stessa, dichiaro inoltre, ai sensi dell'art. 11 del D.M. 12-3-81, che i documenti allegati sono veritieri, assumendo ogni responsabilità circa la veridicità del loro contenuto.

LA SOTTOSCRITTA DITTA DICHIARA CHE LE MERCI DELLA PRESENTE FATTURA, SALVO INDICAZIONE CONTRARIA, SODDISFANO LE CONDIZIONI RICHIESTE PER OTTENERE IL CERTIFICATO MOD.EUR 1 PER MERCE DI ORIGINE E PRODUZIONE ITALIANA

"L'ESPORTATORE DELLE MERCI CONTEMPLETE NEL PRESENTE DOCUMENTO DICHIARA CHE, SALVO INDICAZIONE CONTRARIA, LE MERCI SONO DI ORIGINE PREFERENZIALE DELLA COMUNITA' EUROPEA - ITALIA."

LE MERCI DICHIARATE NON FIGURANO NELL'ELENCO DEI BENI CULTURALI (COD. Y903)

Dichiarazione di Prestazione (DoP) disponibile sul sito [www.rondinegroup.com](http://www.rondinegroup.com)  
Declaration of Performance (DoP) available on website [www.rondinegroup.com](http://www.rondinegroup.com)

(luogo e data) \_\_\_\_\_  
(firma) \_\_\_\_\_

RONDINE Spa





Hobo 47  
7557 S. 78TH AVE.  
BRIDGEVIEW, IL 60455  
(708) 924-9155

Page: 1

TO: RONDINE SPA  
VIA EMILIA OVEST 53/A  
42048 RUBIERA (RE)  
ITALY

SHIP TO: HOBO 47  
7557 S. 78TH AVE.  
BRIDGEVIEW, IL 60455

# PURCHASE ORDER

P.O. #: 0000020976  
Store : 47

Order Date: 4/24/18  
Date Due : 6/25/18  
Alt. PO # :  
Order Type: NORMAL  
Buyer : CROB

VENDOR	ASSIGNED CUST#	STATUS	BACK	REFER#	CODES	FREIGHT POLICY	SHIP VIA	TERMS	
RO335		F	N	HTR		IMP		NET 120 DAYS	
LINE#	STORE	QTY	ORD	ITEM/SKU	NUMBER	DESCRIPTION	MFG#/SPCL	SPEC ORD#	U
				BILL TO:		HOBO 2650 BELVIDERE RD WAUKEGAN, IL 60085			
				SPECIAL INST:		Import Documents must be issued as:  SHIPPER: (YOUR SUPPLIER INFO)  CONSIGNEE: Belvidere Associates LLC DBA HOBO 2650 Belvidere Rd Waukegan, IL 60085 Attn: John Draper (P) 708-924-9155 Ext 18 (F) 708-924-1094 NOTIFY PARTY: E. BESLER & COMPANY 115 MARTIN LANE ELK GROVE VILLAGE, IL 60007 (P) 847-364-0300 (F) 847-364-0301			
1	47	432		1237787		12X24 PALISSANDRO AZUL 11.94S 6P		187042	
2	47	480		1237789		12X24 PALISSANDRO LT GREY 11.94S		187140	

TOTAL UNITS 912

TOTAL COST 12649.44  
TOTAL FREIGHT .00  
OTHER CHARGES .00  
TOTAL P.O. 12649.44

P.O. Approved By:

Date:



Spett.le

Ragione Sociale: **RONDINE Spa**

Uffici commerciali, amministrazione e Sede Legale:

Via Emilia Ovest, 53/A - 42048 Rubiera (RE) - Italy

Telefono 0522 625111 - Fax amm.ne 0522 620429

Fax: Italia 0522 019919 - Germania 0522 019923

Francia 0522 019922 - Nord America 0522 019921

Est 0522 019926 - Oltremare 0522 019925

**Magazzino / Spedizioni:**

Via Grassi - Rubiera (RE) Fax 0522 625384

Capitale Sociale Euro 6.328.131,68

Export M/RE 013158 - R.E.A. RE 81836 - Reg. Imp. RE 3892

Cod. Fisc./Part.IVA 00142060359 - CEE IT00142060359

**BELVIDERE ASSOCIATES LLC DBA HOBO**

**2650 BELVIDERE ROAD**

**60085 WAUKEGAN, IL**

**IL**

**U.S.A.**

DOCUMENTO	PAG.-PAGE	N.	DATA-DATE	CLIENTE	P.IVA-COD. IDENTIFIC.	REBA-DELIVERY-LIVRAISON-LIEFERUNG	
PROFORMA	1	7234	27/04/18	00020057		EX WORKS	00008776
PAGAMENTO-PAYMENT TERMS-PAIEMENT-ZÄHLUNG					BANCA-BANK-BANQUE		
813 120 DAYS FROM B/L DATE					ABA 026005319 ACC.135330810001 INTESA SANPAOLO-NEW YORK BRANCH BIC BCITUS33XXX		
Articolo-Item Article-Artikel	Scelta Choice	Tono Shade	C	Q	Descrizione-Description Formato-Size	Colli Cartons	U.M.
J87042	P				Ceramic Tiles Ns. Ordine N. 1108445 *PO 000020976 PLSS AZUL 30,5x80,5	432	MQ
J87140	P	B50	4		PLSS LIGHT GREY 30,5x80,5	480	MQ
* APHIS CODE : RONDINE GROUP AP-015-00 *GOODS OF ITALIAN ORIGIN AND PRODUCTION FOR FINAL EXPORT *EXCEPT WHERE OTHERWISE CLEARLY SHOWN WITH "E" IN COLUMN "Origine" *THE SOLID WOOD PACKING MATERIAL USED IN THIS SHIPMENT ARE TOTALLY * FREE FROM BARK AND APPARENTLY FREE FROM LIVE PLANT PESTS *ATTENTION:FOR ORDERS CANCELLED WHEN ALREADY PACKED FOR COLLECTION * THERE WILL BE A CHARGE OF EURO 10,00 * FOR EACH PALLET/ITEM TO BE STOWED BACK TO OUR WAREHOUSE **--PALLETES -->> 19 Istal/HS code Peso U.Sup. Importo Origine 69072100 19599 1012,32 2.654,00 CEE - ITALIA							
Tot. Colli Tot. Cart.	Peso Lordo Gross Weight	Rate-Instalment		Scadenza-Expiry	IVA	Imponibile	IVA
912	19922	12.654,00		2/09/18	NI8A	12.654,00	
Tot. Pezzi Pieces N.	Peso Netto Net Weight						Totale IVA
	19599						
Tot. Quantità Tot. Quantity							VALUTA
1012,32							USD
					Decodifica Cod.IVA		
					NI8A	N.I.ART 8 A NON RES	
					Totale Imponibile		
					12.654,00		
					Totale FATTURA-Total AMOUNT Total-Gesamtbetrag		
					12.654,00		

Dichiaro sotto la mia piena e personale responsabilità, ed in particolare agli effetti delle vigenti disposizioni valutarie, che l'importo indicato nella presente fattura è vero e reale e che pertanto nessun'altra integrazione in qualsiasi forma o con qualsiasi modalità va a favore e a carico dell'impresa da me rappresentata. In relazione all'operazione per cui è stata emessa la fattura stessa, dichiaro inoltre, ai sensi dell'art. 11 del D.M. 12-3-81, che i documenti allegati sono veritieri, assumendo ogni responsabilità circa la veridicità del loro contenuto.

LA SOTTOSCRITTA DITTA DICHIARA CHE LE MERCI DELLA PRESENTE FATTURA, SALVO INDICAZIONE CONTRARIA, SODDISFANO LE CONDIZIONI RICHIESTE PER OTTENERE IL CERTIFICATO MOD.EUR 1 PER MERCE DI ORIGINE E PRODUZIONE ITALIANA

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(luogo e data)

(firma)

RONDINE Spa



Spett.le

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Francia 0522 019922 - Nord America 0522 019921  
Est 0522 019926 - Oltremare 0522 019925

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Cod. Fisc./Part.IVA 00142060359 - CEE IT00142060359

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**60085 WAUKEGAN, IL IL**  
**U.S.A.**

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FATTURA	1	14254	18/07/18	00020057		EX WORKS	00008776
PAGAMENTO-PAYMENT TERMS-PAIEMENT-ZAHLUNG				BANCA-BANK-BANQUE			
813 120 DAYS FROM B/L DATE				INTESA SANPAOLO-NEW YORK BRANCH		ABA 026005319 ACC.135330810001 BIC BCITUS33XXX	
Articolo-Item Article-Artikel	Scelta Choice	Tono Shade	C	Q	Descrizione-Description	Formato-Size	Colli Cartons
							U.M.
							Quantità-Quantity Quantität-Menge
							Prezzo-Price-Preis
							Importo-Amount Montant-Betrag
							Origine
J86736 /G	P	L50	L		Ceramic Tiles		
J86617 /G	P	H50	M		Ns. DDT N. 33634 del 18/07/18 Container HLB 183131/7 Seals HLD6205912		
					Ns. Ordine N. 1108436		
					*-PO 000020975		
					WLRT GREIGE 15 x61 D 528 MQ 538,56 12,50 6732,00		
					WLRT TAUPE 15 x61 D 528 MQ 538,56 12,50 6732,00		
					*- APHS CODE : RONDINE GROUP AP-015-00		
					*-GOODS OF ITALIAN ORIGIN AND PRODUCTION FOR FINAL EXPORT		
					*-EXCEPT WHERE OTHERWISE CLEARLY SHOWN WITH "E" IN COLUMN "Origine"		
					*-THE SOLID WOOD PACKING MATERIAL USED IN THIS SHIPMENT ARE TOTALLY		
					*- FREE FROM BARK AND APPARENTLY FREE FROM LIVE PLANT PESTS		
					*-ATTENTION: WAREHOUSE OPEN ALL AUGUST, EXCEPT FOR PUBLIC HOLIDAYS		
					**--PALLETES --> 22		
					Ista/VHS code Peso U.Sq. Importo Origine		
					69072100 20026 1077,12 3.464,00 CEE - ITALIA		
Tot. Colli Tot. Cart.	Peso Lordo Gross Weight	Rate-Instalment	Scadenza-Expiry	IVA	Imponibile	IVA	Totale IVA
1056	20400	13.464,00	23/11/18	N18A	13.464,00		Totale Imponibile
							13.464,00
Tot. Pezzi Pieces N.	Peso Netto Net Weight						VALUTA
	20026						Totale FATTURA-Total AMOUNT
Tot. Quantità Tot. Quantity							Total-Gesamtbeirag
1077,12							USD 13.464,00
				N18A	Decodifica Cod.IVA N.I.ART 8 A NON RES		

Dichiaro sotto la mia piena e personale responsabilità, ed in particolare agli effetti delle vigenti disposizioni valutarie, che il prezzo indicato nella presente fattura è vero e reale e che pertanto nessun'altra integrazione in qualsiasi forma o con qualsiasi modalità va a favore e a carico dell'impresa da me rappresentata. In relazione all'operazione per cui è stata emessa la fattura stessa, dichiaro inoltre, ai sensi dell'art. 11 del D.M. 12-3-81, che i documenti allegati sono veritieri, assumendo ogni responsabilità circa la veridicità dei loro contenuti.

LA SOTTOSCRITTA DITTA DICHIARA CHE LE MERCI DELLA PRESENTE FATTURA, SALVO INDICAZIONE CONTRARIA, SODDISFANO LE CONDIZIONI RICHIESTE PER OTTENERE IL CERTIFICATO MOD.EUR 1 PER MERCE DI ORIGINE E PRODUZIONE ITALIANA

L'ESPORTATORE DELLE MERCI CONTEMPLATE NEL PRESENTE DOCUMENTO DICHIARA CHE, SALVO INDICAZIONE CONTRARIA, LE MERCI SONO DI ORIGINE PREFERENZIALE DELLA COMUNITA' EUROPEA - ITALIA."

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Declaration of Performance (DoP) available on website [www.rondinegroup.com](http://www.rondinegroup.com)

(luogo e data) \_\_\_\_\_  
(firma) \_\_\_\_\_

RONDINE Spa



**Ragione Sociale: RONDINE Spa**

**Uffici commerciali, amministrazione e Sede legale:**  
Via Emilia Ovest, 53/A - 42048 Rubiera (RE) - Italy - Tel. 0522 625111  
**Ufficio spedizioni e magazzino FONTANA-BISMANTOVA-RHS:**  
Via Grassi - Rubiera (RE) - Fax 0522 625384  
Capitale Sociale sottoscritto € 6.328.131,68 - Export M/RE 013166  
R.E.A. RE 81836 - Registro Imprese RE 3892 - Cod. Fisc./Part. IVA 00142060359

**DOCUMENTO DI TRASPORTO**  
(D.P.R. n. 472 del 14.08.1996)

LOGO DI CONSEGNA				SPETTILE			
DATA 8/07/18				CAUSALE DEL TRASPORTO Trasporto			
NUMERO 33034		CODICE CLIENTE 00020057		PAGINA 1			
ATTIVA IVA - CODICE FISCALE		RESA EX WORKS					
INDICE ARTICOLO	SC.	TON.	CAL. Q.	DESCRIZIONE	FORMATO	COLLI	U.M. QUANTITÀ
06.006	C.P.	1.50		06.006.007			
06.007	C.P.	1.50		06.007.007			
COPIA USO INTERNO							
PESO LORDO 20400.00		TOTALE COLLI 1000		TOTALE QUANTITÀ 1000.00		ASPETTO ESTERIORE DEI BENI ACCOLLE 50.000.000	
INIZIO TRASPORTO		DATA 08/07/18		ORA 10.00		TARGA 0000000000	
FIRE 1		FIRE 2		FIRE 3		FIRE 4	
FIRE 5		FIRE 6		FIRE 7		FIRE 8	
FIRE 9		FIRE 10		FIRE 11		FIRE 12	
FIRE 13		FIRE 14		FIRE 15		FIRE 16	
FIRE 17		FIRE 18		FIRE 19		FIRE 20	
FIRE 21		FIRE 22		FIRE 23		FIRE 24	
FIRE 25		FIRE 26		FIRE 27		FIRE 28	
FIRE 29		FIRE 30		FIRE 31		FIRE 32	
FIRE 33		FIRE 34		FIRE 35		FIRE 36	
FIRE 37		FIRE 38		FIRE 39		FIRE 40	
FIRE 41		FIRE 42		FIRE 43		FIRE 44	
FIRE 45		FIRE 46		FIRE 47		FIRE 48	
FIRE 49		FIRE 50		FIRE 51		FIRE 52	
FIRE 53		FIRE 54		FIRE 55		FIRE 56	
FIRE 57		FIRE 58		FIRE 59		FIRE 60	
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FIRE 205		FIRE 206		FIRE 207		FIRE 208	
FIRE 209		FIRE 210		FIRE 211		FIRE 212	



HOBOS 47  
7557 S. 78TH AVE.  
BRIDGEVIEW, IL 60455  
(708) 924-9155

Page: 1

TO: RONDINE SPA  
VIA EMILIA OVEST 53/A  
42048 RUBIERA (RE)  
ITALY

SHIP TO: HOBOS 47  
7557 S. 78TH AVE.  
BRIDGEVIEW, IL 60455

# PURCHASE ORDER

P.O. #: 0000020975  
Store : 47

Order Date: 4/24/18  
Date Due : 6/26/18  
Alt. PO # :  
Order Type: NORMAL  
Buyer : CROB

VENDOR		ASSIGNED CUST#	STATUS	BACK	REFER#	CODES	FREIGHT POLICY	SHIP VIA	TERMS					
R0335			F	N	HTR		IMP		NET 120 DAYS					
LINE#	STORE	QTY	ORD	ITEM/SKU NUMBER	DESCRIPTION				MFG#/SPCL	SPEC	ORD#	UNIT COST	U/M	EXTENDED COST
				BILL TO:										
				SPECIAL INST:										
				HOB0 2650 BELVIDERE RD WAUKEGAN, IL 60085										
				Import Documents must be issued as:										
				SHIPPER: (YOUR SUPPLIER INFO)										
				CONSIGNEE:										
				Belvidere Associates LLC DBA										
				HOB0										
				2650 Belvidere Rd										
				Waukegan, IL 60085										
				Attn: John Draper										
				(P) 708-924-9155 Ext 18										
				(F) 708-924-1094										
				NOTIFY PARTY:										
				E. BESLER & COMPANY										
				115 MARTIN LANE										
				ELK GROVE VILLAGE, IL 60007										
				(P) 847-364-0300 (F)										
				847-364-0301										
1	47	528		1237771	6X24 WALL ART GREIGE 10.975F 11P				186736			12.75	CT	6732.00
2	47	528		1237776	6X24 WALL ART TAUPE 10.975F 11P				186617			12.75	CT	6732.00

TOTAL UNITS 1056

TOTAL COST 13464.00  
TOTAL FREIGHT .00  
OTHER CHARGES .00  
TOTAL P.O. 13464.00

P.O. Approved By:

Date:



Spett.le

Ragione Sociale: **RONDINE Spa**

Uffici commerciali, amministrazione e Sede Legale:

Via Emilia Ovest, 53/A - 42048 Rubiera (RE) - Italy  
 Telefono 0522 625111 - Fax amm.ne 0522 620429  
 Fax: Italia 0522 019919 - Germania 0522 019923  
 Francia 0522 019922 - Nord America 0522 019921  
 Est 0522 019926 - Oltremare 0522 019925

Magazzino / Spedizioni:

Via Grassi - Rubiera (RE) Fax 0522 625384

Capitale Sociale Euro 6.328.131,68

Export M/RE 013158 - R.E.A. RE 81838 - Reg. Imp. RE 3892

Cod. Fisc./Part.IVA 00142080359 - CEE IT00142080359

**BELVIDERE ASSOCIATES LLC DBA HOBO**  
**2650 BELVIDERE ROAD**  
**60085 WAUKEGAN, IL IL**  
**U.S.A.**

DOCUMENTO	PAG. PAGE	N.	DATA-DATE	CLIENTE	P.IVA-COD. IDENTIFIC.	RESA-DELIVERY-LIVRAISON-LIEFERUNG	
PROFORMA	1	7233	27/04/18	00020057		EX WORKS	00008776
PAGAMENTO-PAYMENT TERMS-PAIEMENT-ZAHUNG				BANCA-BANK-BANQUE			
813 120 DAYS FROM B/L DATE				ABA 026005319 ACC.135330810001			
				INTESA SANPAOLO-NEW YORK BRANCH			
				BIC BCITUS33XXX			
Articolo-Item Article-Artikel	Scelta Choice	Tono Shade	C	Q	Descrizione-Description Formata-Size	Colli Cartons	U.M.
							Quantità-Quantity Quantität-Menge
							Prezzo-Price-Preis
							Importo-Amount Montant-Betrag
							Origine
J86736 /G	P				Ceramic Tiles Ns.Ordine N. 1108436 *PO 000020975 WLRT GREIGE 15 x61 D 528 MQ 538,56 12,50 6732,00		
J86617 /G	P	H50	M		WLRT TAUPE 15 x61 D 528 MQ 538,56 12,50 6732,00		
*- APHIS CODE : RONDINE GROUP AP-015-00 *-GOODS OF ITALIAN ORIGIN AND PRODUCTION FOR FINAL EXPORT *-EXCEPT WHERE OTHERWISE CLEARLY SHOWN WITH "E" IN COLUMN "Origine" *-THE SOLID WOOD PACKING MATERIAL USED IN THIS SHIPMENT ARE TOTALLY *- FREE FROM BARK AND APPARENTLY FREE FROM LIVE PLANT PESTS *- *-ATTENTION:FOR ORDERS CANCELLED WHEN ALREADY PACKED FOR COLLECTION *- THERE WILL BE A CHARGE OF EURO 10,00 *- FOR EACH PALLET/ITEM TO BE STOWED BACK TO OUR WAREHOUSE *- *-PALLETS -->> 22 Istat/HS code Peso U.Shp. Importo Origine 69072100 20076 1077,12 3.464,00 CEE - ITALIA							
Tot. Colli Tot. Cart.	Peso Lordo Gross Weight	Rate-Instalment	Scadenza-Expiry	IVA	Imponibile	IVA	Totale IVA
1056	20450	13.464,00	2/09/18	NI8A	13.464,00		
Tot. Pzali Pieces M.	Peso Netto Net Weight						
	20076						
Tot. Quantità Tot. Quantity							
1077,12							
				NI8A	Decodifica Cod.IVA N.I.ART 8 A NON RES		

Dichiaro sotto la mia piena e personale responsabilità, ed in particolare agli effetti delle vigenti disposizioni valutarie, che l'importo indicato nella presente fattura è vero e reale e che pertanto nessun'altra integrazione in qualsiasi forma o con qualsiasi modalità va a favore e a carico dell'impresa da me rappresentata, in relazione all'operazione per cui è stata emessa la fattura stessa, dichiaro inoltre, ai sensi dell'art. 11 del D.M. 12-3-61, che i documenti allegati sono veritieri, assumendo ogni responsabilità circa la veridicità del loro contenuto.

LA SOTTOSCRITTA DITTA DICHIARA CHE LE MERCI DELLA PRESENTE FATTURA, SALVO INDICAZIONE CONTRARIA, SODDISFANO LE CONDIZIONI RICHIESTE PER OTTENERE IL CERTIFICATO MOD.EUR 1 PER MERCE DI ORIGINE E PRODUZIONE ITALIANA

"L'ESPORTATORE DELLE MERCI CONTEMPLATE NEL PRESENTE DOCUMENTO DICHIARA CHE, SALVO INDICAZIONE CONTRARIA, LE MERCI SONO DI ORIGINE PREFERENZIALE DELLA COMUNITA' EUROPEA - ITALIA."

LE MERCI DICHIARATE NON FIGURANO NELL'ELENCO DEI BENI CULTURALI (COD.Y803)

Dichiarazione di Prestazione (DoP) disponibile sul sito [www.rondinegroup.com](http://www.rondinegroup.com)  
 Declaration of Performance (DoP) available on website [www.rondinegroup.com](http://www.rondinegroup.com)

(luogo e data) \_\_\_\_\_

(firma) \_\_\_\_\_

RONDINE Spa

## CONDIZIONI GENERALI DI VENDITA

La ditta si riserva il diritto di modificare in qualunque momento le informazioni e le caratteristiche tecniche illustrate nel presente catalogo, che non sono da ritenersi legalmente vincolanti. Pesi, colori e misure possono subire variazioni tipiche del particolare processo di produzione del materiale ceramico. I colori e le caratteristiche estetiche dei prodotti sono quanto più possibile vicini a quelli reali, nei limiti consentiti dai processi di stampa.

### 1. PRODOTTO E GARANZIA:

- a. Le elevate temperature di cottura del gres ceramico, possono provocare differenze di tono e di calibro. Sono perciò ammesse ed accettate dal Compratore delle differenze nelle dimensioni indicate, che però non superino i limiti di tolleranza prevista dalle norme UNI-EN-ISO 14411.
- b. La ditta produttrice garantisce i prodotti come conformi alle norme UNI-EN-ISO 14411 attualmente in vigore. La garanzia è limitata esclusivamente ai materiali di 1<sup>a</sup> scelta. I materiali di 2<sup>a</sup> e di 3<sup>a</sup> scelta e le partite occasionali si intendono venduti come "visti e piaciuti, non contestabili".
- c. Le colorazioni dei materiali presentati in campionature sono da considerarsi puramente indicative. Eventuali variazioni di colore o di tonalità sono giustificate dalla natura stessa del materiale, dalle caratteristiche dei cicli di produzione e dalle materie prime impiegate. Si consiglia pertanto di miscelare il materiale, prelevandolo da diverse scatole, e di posare il materiale con una fuga distanziatrice.
- d. Decor e pezzi speciali sono forniti in tonalità differenziate dal fondo.
- e. La ditta produttrice risponde solo ed esclusivamente della levigatura e della lucidatura effettuata nei propri stabilimenti.
- f. La garanzia comprende unicamente la sostituzione del materiale non posato riscontrato difettoso con esclusione di ogni ulteriore e diverse pretese.

### 2. ORDINI:

- a. Ogni ordine trasmesso alla ditta venditrice dal Compratore, dagli agenti rappresentanti, od incaricati è da intendersi accettato sempre salvo approvazione della direzione della ditta venditrice stessa.
- b. Tutte le ordinazioni, anche le verbali, salvo accordi contrari scritti, si intendono sempre accettate dal Venditore alle presenti condizioni generali, senza bisogno di richiamarle.  
In assenza di precise eccezioni scritte, si intende che il compratore accetta integralmente le condizioni particolari e generali di vendita.

### 3. PREZZI:

- a. I prezzi si intendono per merce resa franco stabilimento di produzione, IVA esclusa.
- b. Palette tipo EURO saranno addebitate al costo di euro 10,00/cad., nel caso di mancato scambio al momento del carico.

### 4. CONSEGNA:

- a. I termini di consegna concordati con la ditta produttrice sono da intendersi puramente indicativi. Qualora si verificassero cause di forza maggiore, la ditta venditrice può recedere in parte o in toto dal contratto di vendita.
- b. I ritardi nella consegna non danno mai, al Compratore, il diritto di annullare il contratto, né di pretendere il risarcimento di eventuali danni diretti o indiretti.
- c. La merce viaggia sempre e comunque a rischio e pericolo del compratore. La merce si intende acquistata dal Compratore franco stabilimento di produzione, anche quando il prezzo fosse franco destino. Ogni responsabilità della ditta venditrice cessa a carico compiuto, e non si risponde di eventuali rotture, manomissioni ed ammanchi.
- d. Quando le merci pronte per la spedizione rimangono, per richiesta del Compratore, presso gli stabilimenti della ditta produttrice, la fattura viene emessa come se la spedizione fosse avvenuta ed i materiali vengono tenuti in magazzino a rischio, pericolo e spese del Compratore.

### 5. PAGAMENTO:

- a. I pagamenti devono essere effettuati direttamente alla ditta produttrice nella sede di Rubiera (RE). La merce resta di proprietà della ditta produttrice sino al momento del completo pagamento del prezzo concordato.
- b. Nel caso di ritardo nel pagamento totale ed anche parziale di una fattura, la ditta venditrice salvi tutti gli altri suoi diritti, avrà facoltà di sospendere le ulteriori consegne, anche se queste fossero dovute in dipendenza di altri contratti, di spiccare tratte per l'ammontare delle fatture scadute, ed anche di pretendere l'immediato e intero pagamento di tutto il materiale ordinato, o di averlo in altro modo garantito.
- c. In caso di ritardato pagamento verranno addebitati al Compratore interessi e oneri bancari ai tassi correnti del periodo di mora. Per tutto quanto non previsto nelle clausole suindicate, si rimanda alla normativa di legge ed agli usi vigenti.

### 6. RECLAMI:

- a. Non si accettano reclami per i materiali già posati in opera. Reclami per vizi e difetti del materiale devono essere denunciati e comunicati nei termini previsti dalla legge. In ogni caso di accettazione del reclamo il Compratore dovrà restituire il materiale oggetto di contestazione che verrà sostituito dalla ditta produttrice con fornitura equivalente. Tale sostituzione annulla il diritto del Compratore di chiedere la risoluzione del contratto o la riduzione del prezzo o il risarcimento di eventuali danni.
- b. Qualsiasi reclamo o contestazione non implica la sospensione ed il rifiuto al pagamento delle fatture. Il pagamento dovrà effettuarsi regolarmente ed integralmente nei termini convenuti.
- c. Non si accettano resi di merce se non autorizzati per iscritto dalla ditta produttrice.

### 7. FORO COMPETENTE:

Per qualsiasi controversia il Foro competente è quello di Reggio Emilia.

FRI-40504 0752-1 309F 18-30057  
Jonathan P Friedland  
30 North LaSalle Street  
Suite 3000  
Chicago, IL 60602

000097 METER-OTH 8673-2-102

RONDINE SPA  
VIA EMILIA OVEST 53 A  
42048 RUBIERA (RE)  
ITALY

## Electronic Bankruptcy Noticing

### **Go Green!**

Sign up for electronic notices. **FREE!**  
Receive notices 24 X 7 and days faster  
than through US Mail.  
Try our new Email Link service.

To find out how, visit:  
**<http://bankruptcynotices.uscourts.gov>**

**Information to identify the case:**Debtor Oak Creek Distribution LLC  
Name

EIN 20-0130634

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30055

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Oak Creek Distribution LLC	
2. All other names used in the last 8 years		
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Falsenthal Graiss & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfgl.com">jfriedland@sfgl.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.oacer.gov">www.oacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<b>9. Creditors with a foreign address</b>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<b>10. Filing a Chapter 11 bankruptcy case</b>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<b>11. Discharge of debts</b>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**

Debtor

**OL Enterprises LLC**

EIN 26-4449401

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30056

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

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The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	OL Enterprises LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Heisinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sigh.com">jfriedland@sigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<b>9. Creditors with a foreign address</b>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<b>10. Filing a Chapter 11 bankruptcy case</b>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<b>11. Discharge of debts</b>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**

Debtor

**FP Retail Associates LLC**

Name

EIN 81-0740915

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30046

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	FP Retail Associates LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<p><b>7. Proof of claim deadline</b></p> <p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might be unable to vote on a plan.</p> <p>You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.uscourts.gov">www.uscourts.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>	<p><b>8. Exception to discharge</b></p> <p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint: 2/11/19</b></p> <p>The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.</p>	<p><b>9. Creditors with a foreign address</b></p> <p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>	<p><b>10. Filing a Chapter 11 bankruptcy case</b></p> <p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>	<p><b>11. Discharge of debts</b></p> <p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>
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**Information to identify the case:**

Debtor

Deforab, LLC

EIN 26-2029348

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30057

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Deforab, LLC	
2. All other names used in the last 8 years		
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grals & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfgh.com">jfriedland@sfgh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<b>9. Creditors with a foreign address</b>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<b>10. Filing a Chapter 11 bankruptcy case</b>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<b>11. Discharge of debts</b>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**

Debtor **KLS Acquisition Corp.**  
Name

EIN 36-4060925

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30052

## Official Form 309F (For Corporations or Partnerships)

### Notice of Chapter 11 Bankruptcy Case

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	KLS Acquisition Corp.	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOB	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsing LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.drcer.gov">www.drcer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<b>9. Creditors with a foreign address</b>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<b>10. Filing a Chapter 11 bankruptcy case</b>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<b>11. Discharge of debts</b>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**Debtor Morgan Administration, Inc.  
Name

EIN 39-1964200

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30039

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Morgan Administration, Inc.	
2. All other names used in the last 8 years		
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<p><b>7. Proof of claim deadline</b></p>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<p><b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.</p>	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<p><b>9. Creditors with a foreign address</b></p>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<p><b>10. Filing a Chapter 11 bankruptcy case</b></p>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<p><b>11. Discharge of debts</b></p>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**

Debtor

Jular Media LLC

EIN 20-1830805

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30050

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Jular Media LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsing LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

7. Proof of claim deadline	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
8. Exception to discharge deadline The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
9. Creditors with a foreign address	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
10. Filing a Chapter 11 bankruptcy case	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
11. Discharge of debts	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**Debtor Hillcrest Enterprises LLC

EIN 36-4234581

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30047

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

**This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.**

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Hillcrest Enterprises LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grals & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<p><b>7. Proof of claim deadline</b></p>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.nacac.gov">www.nacac.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<p><b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.</p>	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<p><b>9. Creditors with a foreign address</b></p>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<p><b>10. Filing a Chapter 11 bankruptcy case</b></p>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<p><b>11. Discharge of debts</b></p>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**Debtor Belvidere Associates LLC  
Name

EIN 39-1968559

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30043

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Belvidere Associates LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOB0	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfigh.com">jfriedland@sfigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"><li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li><li>• you file a proof of claim in a different amount; or</li><li>• you receive another notice.</li></ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<b>9. Creditors with a foreign address</b>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<b>10. Filing a Chapter 11 bankruptcy case</b>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<b>11. Discharge of debts</b>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**

Debtor North Avenue Associates LLC EIN 90-0083229  
Name  
United States Bankruptcy Court Northern District of Illinois Date case filed for chapter 11 10/25/18  
Case number: 18-30054

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	North Avenue Associates LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOB0	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sigh.com">jfriedland@sigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<p><b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.</p>	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
<p><b>9. Creditors with a foreign address</b></p>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<p><b>10. Filing a Chapter 11 bankruptcy case</b></p>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<p><b>11. Discharge of debts</b></p>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

**Information to identify the case:**Debtor Loomis Enterprises LLC

EIN 20-1215451

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 10/25/18

Case number: 18-30053

**Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	Loomis Enterprises LLC	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sfgl.com">jfriedland@sfgl.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

<b>7. Proof of claim deadline</b>	<b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.  A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.  Your claim will be allowed in the amount scheduled unless: <ul style="list-style-type: none"><li>• your claim is designated as <i>disputed, contingent, or unliquidated</i>;</li><li>• you file a proof of claim in a different amount; or</li><li>• you receive another notice.</li></ul> If your claim is not scheduled or if your claim is designated as <i>disputed, contingent, or unliquidated</i> , you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.  You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .  Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.
<b>8. Exception to discharge deadline</b> The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.  <b>Deadline for filing the complaint:</b> 2/11/19
<b>9. Creditors with a foreign address</b>	If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.
<b>10. Filing a Chapter 11 bankruptcy case</b>	Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.
<b>11. Discharge of debts</b>	Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.

**Information to identify the case:**Debtor **KLS Acquisition Corp.**EIN **36-4060925**

Name

United States Bankruptcy Court Northern District of Illinois

Date case filed for chapter 11 **10/25/18**Case number: **18-30052****Official Form 309F (For Corporations or Partnerships)****Notice of Chapter 11 Bankruptcy Case**

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name	KLS Acquisition Corp.	
2. All other names used in the last 8 years	dba Home Owners Bargain Outlet, dba HOBO	
3. Address	2650 Belvidere Rd Waukegan, IL 60085	
4. Debtor's attorney Name and address	Jonathan P Friedland Sugar Felsenthal Grais & Helsinger LLP 30 North LaSalle Street Suite 3000 Chicago, IL 60602	Contact phone 312-704-9400 Email: <a href="mailto:jfriedland@sigh.com">jfriedland@sigh.com</a>
5. Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at <a href="http://www.pacer.gov">www.pacer.gov</a> .	Eastern Division 219 S Dearborn 7th Floor Chicago, IL 60604	Hours open: 8:30 a.m. until 4:30 p.m. except Saturdays, Sundays and legal holidays.  Contact phone 1-866-222-8029  Date: 10/31/18
6. Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	December 12, 2018 at 01:30 PM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:  219 South Dearborn, Office of the U.S. Trustee, 8th Floor, Room 802, Chicago, IL 60604

For more information, see page 2 >

7. Proof of claim deadline	<p><b>Deadline for filing proof of claim:</b> Not yet set. If a deadline is set, the court will send you another notice.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at <a href="http://www.uscourts.gov">www.uscourts.gov</a> or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> <li>• your claim is designated as <i>disputed, contingent, or unliquidated</i>;</li> <li>• you file a proof of claim in a different amount; or</li> <li>• you receive another notice.</li> </ul> <p>If your claim is not scheduled or if your claim is designated as <i>disputed, contingent, or unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at <a href="http://www.pacer.gov">www.pacer.gov</a>.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
8. Exception to discharge deadline The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p><b>Deadline for filing the complaint:</b> 2/11/19</p>
9. Creditors with a foreign address	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
10. Filing a Chapter 11 bankruptcy case	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
11. Discharge of debts	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and if § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>

Fill in this information to identify the case:

Debtor 1 Belvidere Associates LLC  
Debtor 2 \_\_\_\_\_  
(Spouse, if filing)  
United States Bankruptcy Court for the: \_\_\_\_\_ District of \_\_\_\_\_  
Case number 18-30043

## Official Form 410 Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

### Part 1: Identify the Claim

1. Who is the current creditor?

Euler Hermes Agent for Italcer S.P.A.  
Name of the current creditor (the person or entity to be paid for this claim)

(181120062)

Other names the creditor used with the debtor \_\_\_\_\_

2. Has this claim been acquired from someone else?

☒ No  
☐ Yes. From whom? \_\_\_\_\_

3. Where should notices and payments to the creditor be sent?

Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

Where should notices to the creditor be sent?

Euler Hermes N.A.  
Name

800 Red Brook Blvd  
Number Street

Owings Mills MD 21117  
City State ZIP Code

Contact phone \_\_\_\_\_

Contact email insolvency@eulerhermes.com

Where should payments to the creditor be sent? (if different)

Name \_\_\_\_\_

Number Street \_\_\_\_\_

City State ZIP Code \_\_\_\_\_

Contact phone \_\_\_\_\_

Contact email \_\_\_\_\_

Uniform claim identifier for electronic payments in chapter 13 (if you use one):  
\_\_\_\_\_

4. Does this claim amend one already filed?

☒ No  
☐ Yes. Claim number on court claims registry (if known) \_\_\_\_\_

Filed on \_\_\_\_\_  
MM / DD / YYYY

5. Do you know if anyone else has filed a proof of claim for this claim?

☒ No  
☐ Yes. Who made the earlier filing? \_\_\_\_\_

**Part 2: Give Information About the Claim as of the Date the Case Was Filed**

6. Do you have any number you use to identify the debtor? ☒ No  
☐ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: \_\_\_\_\_

7. How much is the claim? \$ 22284.98 Does this amount include interest or other charges?  
☐ No  
☒ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  
Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).  
Limit disclosing information that is entitled to privacy, such as health care information.

Goods and services

9. Is all or part of the claim secured? ☒ No  
☐ Yes. The claim is secured by a lien on property.

**Nature of property:**

- ☐ Real estate. If the claim is secured by the debtor's principal residence, file a *Mortgage Proof of Claim Attachment* (Official Form 410-A) with this *Proof of Claim*.  
☐ Motor vehicle  
☐ Other. Describe: \_\_\_\_\_

**Basis for perfection:** \_\_\_\_\_

Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)

Value of property: \$ \_\_\_\_\_

Amount of the claim that is secured: \$ \_\_\_\_\_

Amount of the claim that is unsecured: \$ \_\_\_\_\_ (The sum of the secured and unsecured amounts should match the amount in line 7.)

Amount necessary to cure any default as of the date of the petition: \$ \_\_\_\_\_

Annual Interest Rate (when case was filed) \_\_\_\_\_ %

- ☐ Fixed  
☐ Variable

10. Is this claim based on a lease? ☒ No  
☐ Yes. Amount necessary to cure any default as of the date of the petition. \$ \_\_\_\_\_

11. Is this claim subject to a right of setoff? ☒ No  
☐ Yes. Identify the property: \_\_\_\_\_

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?

☒ No

☐ Yes. Check one:

- ☐ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
- ☐ Up to \$3,025\* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).
- ☐ Wages, salaries, or commissions (up to \$13,650\*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).
- ☐ Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).
- ☐ Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).
- ☐ Other. Specify subsection of 11 U.S.C. § 507(a)( ) that applies.

Amount entitled to priority

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\$ \_\_\_\_\_

\* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after the date of adjustment.

**Part 3: Sign Below**

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- ☐ I am the creditor.
- ☒ I am the creditor's attorney or authorized agent.
- ☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- ☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* 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 on date 02/20/2020  
MM / DD / YYYY

Susan H  
Signature

Print the name of the person who is completing and signing this claim:

Name Susan Horn  
First name Middle name Last name

Title Sr. Insolvency Specialist

Company Euler Hermes N.A.

Identify the corporate servicer as the company if the authorized agent is a servicer.

Address 800 Red Brook Blvd  
Number Street

Owings Mills MD 21117  
City State ZIP Code

Contact phone \_\_\_\_\_ Email insolvency@eulerhermes.com

