Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 1 of 4/4 Docket #0006 Date Filed: 05/02/2025

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
CTN HOLDINGS, INC. et al,1	Case No. 25-10603 (TMH)
Debtors.	(Jointly Administered)

STATEMENT OF FINANCIAL AFFAIRS FOR ASPIRATION QFZ, LLC (CASE NO. 25-10609)

The Debtors in these chapter 11 cases, along with the last four digits of the Debtors' federal tax identification numbers, are CTN Holdings, Inc. (9122), CTN SPV Holdings, LLC (8689), Make Earth Green Again, LLC (4441), Aspiration QFZ, LLC (1532), Aspiration Fund Adviser, LLC (4214), Catona Climate Solutions, LLC (3375) and Zero Carbon Holdings, LLC (1679). The mailing address for the Debtors is 548 Market Street, PMB 72015, San Francisco, CA 94104-5401.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	
	Chapter 11
CTN Holdings, Inc., et al., ¹	
	Case No. 25-10603 (TMH)
Debtors.	
	(Jointly Administered)

GLOBAL NOTES, METHODOLOGY, AND SPECIFIC DISCLOSURES REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

CTN Holdings, Inc. and its affiliated debtors and debtors in possession in the above-captioned chapter 11 cases (each, a "<u>Debtor</u>," and collectively, the "<u>Debtors</u>") are filing their respective Schedules of Assets and Liabilities (collectively, the "<u>Schedules</u>") and Statements of Financial Affairs (collectively, the "<u>Statements</u>," and together with the Schedules, the "<u>Schedules and Statements</u>") in the United States Bankruptcy Court for the District of Delaware (the "<u>Court</u>"). The Debtors, with the assistance of their professional advisors, prepared the Schedules and Statements in accordance with section 521 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "<u>Bankruptcy Code</u>") and Rule 1007 of the Federal Rules of Bankruptcy Procedure.

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (these "Global Notes") are incorporated by reference in, and comprise an integral part of, the Debtors' respective Schedules and Statements, and should be referred to and considered in connection with any review of the Schedules and Statements.

While the Debtors' management and their advisors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances, based on information that was available at the time of preparation, inadvertent errors, inaccuracies, or omissions may have occurred, or the Debtors may discover subsequent information that requires material changes to the Schedules and Statements. Additionally, because the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that the Schedules and Statements are complete. The Debtors and their estates reserve all rights to amend or supplement the Schedules and Statements as may be necessary and appropriate.

The Debtors in these chapter 11 cases, along with the last four digits of the Debtors' federal tax identification numbers, are CTN Holdings, Inc. (9122), CTN SPV Holdings, LLC (8689), Make Earth Green Again, LLC (4441), Aspiration QFZ, LLC (1532), Aspiration Fund Adviser, LLC (4214), Catona Climate Solutions, LLC (3375) and Zero Carbon Holdings, LLC (1679). The mailing address for the Debtors is 548 Market Street, PMB 72015, San Francisco, CA 94104-5401.

The Schedules and Statements have been signed by Miles Staglik, Chief Restructuring Officer of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Staglik necessarily relied upon the efforts, statements, and representations of the Debtors' management and advisors. Mr. Staglik has not, and could not have, personally verified the accuracy of each such statement and representation, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and respective creditor addresses.

These Global Notes supplement, and are in addition to, any specific notes contained in the Debtors' Schedules or Statements. Furthermore, the fact that the Debtors have prepared specific notes with respect to any of the Debtors' Schedules and Statements and not to another should not be interpreted as a decision by the Debtors to exclude the applicability of such specific notes to any other of the Debtors' Schedules and Statements.

Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedules or Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits, or attachments.

GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

- 1. <u>Description of These Chapter 11 Cases and "As of" Information Date</u>. On March 30, 2025 (the "<u>Petition Date</u>"), each of the Debtors commenced a voluntary case under chapter 11 of the Bankruptcy Code. The Debtors are authorized to continue to operate their business and manage their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. To the best of the Debtors' knowledge, the information included in the Schedules and Statements is presented as of the Petition Date, unless otherwise indicated herein or in the Schedules and Statements.
- 2. General Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements. However, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including the right to (a) amend the Schedules and Statements with respect to any claim (each, a "Claim") description or designation; (b) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; (c) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or (d) object to the extent, validity, enforceability, priority, security, or avoidability of any Claim. Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of (i) liability, or (ii) amounts due or owing, if any, by the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to these chapter 11 cases, including issues involving Claims, substantive consolidation, defenses, equitable subordination, or Causes of Action (as defined below), including those arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant bankruptcy

or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in these Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.

- 3. <u>Basis of Presentation</u>. The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles, nor are they intended to fully reconcile to any financial statements prepared by the Debtors. Additionally, the Schedules and Statements reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.
- 4. **Book Value**. Except as otherwise noted, each asset and liability of each Debtor is shown on the basis of net book value of the asset or liability in accordance with such Debtor's accounting books and records. Therefore, unless otherwise noted, the Schedules and Statements are not based upon any estimate of the current market values of the Debtors' assets and liabilities, which may not correspond to book values. It would be cost prohibitive and unduly burdensome to obtain current market valuations of all of the Debtors' interests. Except as otherwise noted, the Debtors' assets are presented, in detail, as they appear on the Debtors' accounting sub-ledgers. As such, the detail may include error corrections and value adjustments (shown as negative values or multiple line items for an individual asset). The Debtors believe that certain of their assets, including (a) goodwill and (b) intangibles, may have been significantly impaired by, among other things, the events leading to, and the commencement of, these chapter 11 cases. The Debtors have not yet formally evaluated the appropriateness of the carrying values ascribed to their assets prior to the Petition Date.
- 5. **Property and Equipment**. Owned property and equipment are recorded at cost and are shown net of depreciation. Depreciation is recorded using the straight-line method over the estimated useful lives of the assets, which range from three (3) to ten (10) years for furniture, fixtures, equipment, and software. Leasehold improvements are amortized on the straight-line method over the expected lease term. Nothing in the Schedules and Statements is, or shall be construed as, an admission as to the determination of the legal status of any lease (including, without limitation, whether any lease is a true lease or a financing arrangement, and whether such lease is unexpired), and the Debtors and their estates reserve all rights with respect to such issues.
- 6. Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in the Schedules and Statements. The Debtors reserve all of their rights with respect to any Claim or cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, whether known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law, or in equity, or

pursuant to any other right or theory of law (collectively, the "<u>Causes of Action</u>") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any Claims or Causes of Action or in any way prejudice or impair the assertion of such Claims or Causes of Action.

- 7. <u>Litigation</u>. Certain litigation actions (collectively, the "<u>Litigation Actions</u>") reflected as claims against a particular Debtor may relate to other Debtors. The Debtors made reasonable efforts to accurately record the Litigation Actions in the Schedules and Statements of the Debtor(s) that is the party to the Litigation Action. The inclusion of any Litigation Action in the Schedules and Statements does not constitute an admission by the Debtors of liability, the validity of any Litigation Action, the amount of any potential claim that may result from any claims with respect to any Litigation Action, or the amount and treatment of any potential claim resulting from any Litigation Action currently pending or that may arise in the future.
- 8. Credits and Adjustments. In the ordinary course of their business, the Debtors apply credits against amounts otherwise due to vendors. These credits arise because, among other things, (a) materials ordered and paid for may not be delivered, (b) materials delivered may be damaged or unusable, (c) the Debtors have entered into co-marketing arrangements with certain vendors, (d) the vendor provided volume rebates and cash discounts; and (e) quantity and/or shipping variances and violations may have occurred. Certain of these credits are subject to change. Claims of vendors and creditors are listed in the amounts entered on the Debtors' books and records, and may not reflect certain credits, allowances, or other adjustments due from such vendors or creditors to the Debtors. The Debtors and their estates reserve all rights with regard to any such credits, allowances, and other adjustments, including, without limitation, the right to assert claims, objections, setoffs, and recoupments with respect to the same.
- 9. <u>First Day Orders</u>. Pursuant to various "first day" orders (each, a "<u>First Day Order</u>," and collectively, the "<u>First Day Orders</u>") entered by the Court, the Debtors and their estates are authorized to pay certain prepetition Claims, including, without limitation, certain Claims related to employees and taxes. To the extent certain prepetition Claims were paid pursuant to the relief granted by the First Day Orders, such Claims have been omitted from the Schedules and Statements. Additionally, certain Claims on the Schedules and Statements may have been, or may in the future be, satisfied pursuant to the First Day Orders.
- 10. **Recharacterization**. The Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the Claims, assets, executory contracts, interests, and other items reported in the Schedules and Statements. Nevertheless, the Debtors may not have accurately characterized, classified, categorized, or designated certain items. The Debtors reserve all of their rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as necessary or appropriate.
- 11. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional

information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change. The Debtors reserve the right to amend the Schedules and Statements as they deem appropriate in this regard.

- 12. **Excluded Assets and Liabilities**. The Debtors have excluded rejection damage Claims of counterparties to executory contracts that may be rejected, if any, to the extent such damage Claims exist. In addition, certain immaterial or *de minimis* assets and liabilities may have been excluded.
- 13. <u>Estimates</u>. To prepare and file the Schedules and Statements in accordance with the deadline established in these chapter 11 cases, management may have made certain estimates and assumptions that affected the reported amounts of the Debtors' assets and liabilities. The Debtors reserve all rights to amend the reported amounts of assets and liabilities to reflect changes in those estimates or assumptions, if any.
- 14. <u>Currency</u>. The financial statements for each Debtor are recorded in United States currency.
- 15. Executory Contracts and Unexpired Leases. The Debtors have not set forth executory contracts and unexpired leases as assets in the Schedules and Statements, even though these contracts and leases may have some value to the Debtors' estates. Rather, executory contracts and unexpired leases have been set forth solely on Schedule G. Although the Debtors have made diligent attempts to properly identify the parties to each executory contract on Schedule G, it is possible that there are more counterparties to certain executory contracts on Schedule G than listed herein. The Debtors reserve all of their rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G. In addition, although the Debtors have made diligent attempts to properly identify executory contracts, the inclusion of a contract on Schedule G does not constitute an admission as to the executory nature (or non-executory nature) of the contract, or an admission as to the existence or validity of any Claims held by the any counterparty to such contract. Furthermore, while the Debtors have made diligent attempts to properly identify all executory contracts, inadvertent errors, omissions, or over inclusion may have occurred.
- 16. <u>Insiders</u>. The Debtors have attempted to include all payments made on or within twelve (12) months before the Petition Date to any individual or entity deemed an "insider." An individual or entity may be an "insider" if such individual or entity, based on the totality of the circumstances, has at least a controlling interest in, or exercises sufficient authority over, the Debtors so as to dictate corporate policy and the disposition of corporate assets.

The listing of a party as an "insider" or the inclusion of transactions with any party designated as such in the Schedules and Statements is made here to provide parties in interest with information and is not intended to be nor should be construed as a legal characterization of such party as an insider or to reflect any legal conclusions made by the Debtors and does not act as an admission of any fact, claim, right, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Furthermore, certain of the

individuals identified above may not have been insiders for the entirety of the twelve (12)-month period, but the Debtors have included them herein out of an abundance of caution. The Debtors reserve all rights with respect thereto.

- 17. Accounts Payable and Disbursement Systems. The Debtors maintain a cash management system (the "Cash Management System") to collect and disburse funds in the ordinary course. A more complete description of the Cash Management System is set forth in the Motion of the Debtors for Entry of Interim and Final Orders (I) Authorizing Debtors to (A) Continue to Operate Their Existing Cash Management System, (B) Pay or Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Their Bank Accounts, Existing Business Forms and Corporate Card Program, and (D) Implement Changes to the Existing Cash Management System as Necessary, (II) Waiving Deposit and Investment Requirements, (III) Allowing Intercompany Transactions and Affording Administrative Expense Priority to Postpetition Intercompany Claims, and (IV) Granting Related Relief [Docket No. 5].
- 18. <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts included in the Schedules and Statements. To the extent there are unknown, disputed, contingent, unliquidated, or otherwise undetermined amounts, the actual total may be different than the listed total.
- 19. <u>Undetermined Amounts</u>. The description of an amount as "unknown," "disputed," "contingent," "unliquidated," or "undetermined" is not intended to reflect upon the materiality of such amount.
- 20. <u>Global Notes Control</u>. In the event that the Schedules and Statements differ from these Global Notes, these Global Notes shall control.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

A. Schedule A/B – Real and Personal Property

21. <u>Item 15.</u> Debtor CTN Holdings, Inc. is the sole owner of seven (7) Debtor and non-debtor entities and is a member of Catona Climate Foundation which is a 501(c)(3) non-profit organization. Of the seven (7) entities, six (6) entities are Debtors in this jointly administered chapter 11 case. These Debtor entities are Catona Climate Solutions, LLC, CTN SPV Holdings, LLC, Make Earth Green Again, LLC, Aspiration QFZ, LLC, Zero Carbon Holdings, LLC, and Aspiration Fund Adviser, LLC. The majority of the assets and liabilities of the Debtors are maintained on the books and records of Debtors CTN Holdings, Inc. and Catona Climate Solutions, LLC. At the time of the filing, the Debtors were in the process of winding down the non-Debtor entity, Aspiration Realty, LLC. The wind-down had not completed as of the Petition Date. Debtor Make Earth Green Again, LLC is the sole owner of five (5) non-debtor entities. Four (4) of the non-debtor entities, Carbon Sequestration I, LLC, Carbon Sequestration III, LLC, Reforestation Initiative I, LLC and Reforestation Initiative II, LLC, are considered dormant companies. The remaining non-debtor entity Carbon Sequestration III, LLC does not maintain any books

- and records and is a special purpose entity to serve as a contracting party to two contracts. The current value of Debtors' interest in subsidiary companies has not been determined.
- 22. <u>Item 21.</u> Inventory for the Debtors consists primarily of carbon credits that were either created or earned through the normal course of the Debtors' business. The Debtors make no representation regarding the current market value of the carbon credits. The last analysis completed by the Debtors to adjust inventory to market value was on December 31, 2024. The inventory accounts are reconciled by the Debtors at the end of each month based on new credits that have been received and credits that may have been sold, and they maintain an actual inventory count. Prior to any market adjustments, the Debtors account for carbon credit at cost.
- 23. Part 7. Immediately prior to the filing of these chapter 11 bankruptcy cases, Debtor CTN Holdings, Inc. was party to a lease for property located at 4551 Glencoe Avenue, Suite 300, Marina Del Ray, CA 90292. On the Petition Date, the Debtors filed the Debtors' Motion for Entry of an Order Authorizing the Debtors to Reject and Unexpired Lease of Nonresidential Real Property and Abandon Personal Property Effective as of the Petition Date [Docket No. 7]. The book value of these assets had already been fully depreciated at the time of the filing. The company does maintain miscellaneous computer equipment and electronics in the possession and control of certain employees. The vast majority of this equipment has been fully depreciated on the Debtors' books and records. In addition, in 2023 a batch of old computers were sold. The sold computers had been fully depreciated at the time, and this equipment has not been reconciled or removed from the books and records of the Debtors as of the filing of Statements and Schedules. The values listed in this section are the unreconciled net book values. The current value of the remaining electronics is undetermined.
- 24. <u>Item 72.</u> The Debtors in these chapter 11 bankruptcy cases file consolidated tax returns under CTN Holdings, Inc. The amount of net operating losses reported are based on the loss carry forward as stated on the Debtors' 2023 tax return. At the time of the filing of the Statements and Schedules, the 2024 tax return had not been prepared.
- 25. <u>Item 74</u>. Despite their commercially reasonable efforts to identify all known assets, the Debtors may not have listed all of their respective Causes of Action or potential Causes of Action against third parties as assets in Schedule A/B, Part 11, Item 74, including, but not limited to, Causes of Action arising under the Bankruptcy Code or any other applicable laws. The Debtors and their estates reserve all rights with respect to any claims and Causes of Action that they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such claims and Causes of Actions, or in any way waive, prejudice, impair, or otherwise affect the assertion of such claims and Causes of Action.
- 26. <u>Item 77.</u> The items described on this Item 77 reflect contractual projects that the Debtors participate in for the future creation of carbon credits. These are long term assets of the Debtors and no determination of value be conducted.

B. Schedule D – Creditors Who Have Claims Secured by Property

27. The Debtors and their estates reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D of the Debtors. Moreover, although the Debtors may have scheduled Claims of various creditors as secured Claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's Claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's Claim. Except as specifically stated herein or in the Schedules and Statements, real property lessors, utility companies, customers, and other parties which may hold security deposits have not been listed on Schedule D. Moreover, the Debtors have not or may not have included on Schedule D parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights.

By listing a party on Schedule D based on a UCC-1 filing, the Debtors are solely acknowledging that an interest has been asserted by the party that filed such UCC-1 filing, and do not concede that such party actually holds a perfected, unavoidable security interest in the asset that is the subject of such filing. The Debtors reserve all rights with respect to all UCC-1 filings, as set forth in these Global Notes. For the avoidance of doubt, Schedule D does not include Claims for which a lien was filed prepetition, but which was subsequently released postpetition.

No Claim set forth on Schedule D is intended to acknowledge Claims of creditors that are otherwise satisfied or discharged by other entities. The descriptions provided in Schedule D are intended only as a summary.

Reference to the applicable contracts or loan agreements and related documents and applicable law is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of any of the Debtors' agreements.

The Debtors have made reasonable efforts to locate and identify guaranties in each of the secured financings, debt instruments, and other such agreements to which the Debtors are a party. The Debtors reserve their rights to amend their respective Schedules and Statements to the extent additional guaranties are identified or such guaranties are discovered to have expired or be unenforceable. In addition, the Debtors reserve the right to amend their respective Schedules and Statements and to re-characterize or reclassify any such contract or Claim, whether by amending the Schedules and Statements or in another appropriate filing.

During the three weeks immediately preceding the bankruptcy filing the senior secured creditor Inherent Aspiration, LLC provided \$1.175M in protective advances that were rolled over into the DIP financing as set forth in *Debtor's Motion for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Obtain Post-Petition Financing and (B) Use Cash Collateral, (II) Granting Liens and Providing Claims with Superpriority*

Administrative Expense Status, (III) Granting Adequate Protection to the Prepetition Term Loan Secured Parties, (IV) Modifying the Automatic Stay, (V) Scheduling a Final Hearing and (VI) Granting Related Relief [Docket No. 21]. These protective advances are included in Inherent Aspiration, LLC's stated pre-petition secured debt.

C. Schedule E/F – Creditors Who Have Unsecured Claims

- 28. Unless otherwise specified, the amounts listed in Schedule E/F are listed as of the Petition Date.
 - Part 1: Creditors Holding Priority Unsecured Claims. The listing of any Claim on Schedule E/F does not constitute an admission by the Debtors that such Claim is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve all of their rights to dispute the amount and the priority status of any Claim on any basis at any time. Additionally, the Debtors did not list any Claims of any potential priority unsecured creditors whose Claims were satisfied in accordance with the First Day Orders, if any.
 - **Part 2: Creditors Holding Non-Priority Unsecured Claims.** The Debtors have used reasonable efforts to list all general unsecured Claims against the Debtors on Schedule E/F based upon the Debtors' existing books and records. However, additional Claims may exist.

Certain creditors listed on Schedule E/F may owe amounts to the Debtors, and as such, the Debtors may have valid setoff or recoupment rights with respect to such amounts. The amounts listed on Schedule E/F do not reflect any such right of setoff or recoupment rights, and the Debtors reserve all rights to assert any such setoff or recoupment rights. Additionally, certain creditors may assert liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve their right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien by a creditor listed on Schedule E/F of the Debtors.

In addition, Schedule E/F does not include rejection damage Claims of the counterparties to the executory contracts that may be rejected, to the extent such damage Claims exist.

Certain of the Claims listed on Schedule E/F are marked as unliquidated out of an abundance of caution, but are the Debtors' best estimates of such Claims based on the Debtors' books and records.

D. Schedule G – Executory Contracts

29. While the Debtors' existing books, records, and financial systems have been relied upon to identify and schedule executory contracts of the Debtors, and although reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, or inclusions may have occurred. The Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth

on Schedule G. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contract or agreement set forth in Schedule G and to amend or supplement Schedule G as necessary. The contracts and agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents. Further, unless otherwise specified on Schedule G, each executory contract listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract, without respect to whether such agreement, instrument, or other document is listed thereon.

The Debtors hereby reserve all of their rights, claims, and Causes of Action with respect to the contracts and agreements whether or not listed on Schedule G, including, but not limited to, all of their property rights, the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument related to a creditor's Claim, to dispute the validity, status, or enforceability of any contract or agreement set forth in Schedule G, and to amend or supplement Schedule G as necessary. The inclusion of a contract on Schedule G does not constitute an admission as to the executory nature (or non-executory nature) of the contract, or an admission as to the existence or validity of any Claims held by the counterparty to such contract, and the Debtors reserve all rights in that regard, including, without limitation, that any agreement is not executory, has expired pursuant to its terms, or was terminated prepetition.

In the ordinary course of business, the Debtors may have entered into confidentiality agreements. To the extent that such confidentiality agreements constitute executory contracts, they are not listed individually on Schedule G.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' STATEMENTS

- 30. Statement 1 and 2. The Debtors are a climate finance company that delivers high-quality carbon solutions to businesses everywhere, bridging the gap between and connecting companies with robust decarbonization plans to a breadth of carbon removal projects. Immediately preceding the filing of these chapter 11 bankruptcy cases, revenue was generated by the production and sale of carbon credits. Prior to 2024, the Debtors also operated a consumer finance company which was wound down in 2024. As a result, there was significant other income reflected on the Schedules that represent interest earned through the consumer banking business. These statements contain the unreconciled book value of the 1) income and 2) other income as represented on the income statements of the Debtors.
- 31. <u>Statement 3:</u> The Debtors have relied on the financial data and information available to them at the time of the filing of the Schedules and Statements. The Debtors maintain a centralized banking system and fund operations primarily out of bank accounts in the name

- of CTN Holdings, Inc. The payments listed in this Statement are consolidated for all Debtors and listed on the Statements of Debtor CTN Holdings, Inc. Out of an abundance of caution Statement 3 contains payments made to bankruptcy professionals within the 90-day period prior to filing. The payments made to bankruptcy professionals are also listed in Statement 11.
- 32. Statement 4. The Debtors have relied on the financial data and information available to them at the time of filing the Schedules and Statements, and have made reasonable efforts to accurately describe the transfers listed in Statement 4. However, the Debtors are continuing to review their books and records and reserve all rights to recharacterize the transfers listed therein, and to amend or supplement the information provided, to the extent that additional information becomes available and the Debtors determine it is necessary to do so.
- 33. <u>Statement 7</u>. The Debtors and their estates reserve all rights, claims, and defenses with respect to all listed lawsuits and administrative proceedings (or potential lawsuits and administrative proceedings). The listing of any such lawsuits and proceedings shall not constitute an admission by the Debtors and their estates of any liabilities.
- 34. **Statement 11.** The Debtors in this jointly administered case require the payment to bankruptcy professionals. Out of an abundance of caution, all payments made to bankruptcy professionals listed in Statement 11 have been listed in each Debtor's Statement 11 in duplicate. All payments made to professionals were made by Debtor CTN Holdings, Inc. for the benefit of all Debtors. To bifurcate or allocate professional fees between the Debtor entities would be unduly burdensome and not provide any incremental value to the estate of the Debtor entities.
- 35. Statement 14. As of the Petition date, the Debtors leased a property located in Marina Del Ray, California. On the Petition Date, the Debtors filed the *Debtors' Motion for Entry of an Order Authorizing the Debtors to Reject and Unexpired Lease of Nonresidential Real Property and Abandon Personal Property Effective as of the Petition Date* [Docket No. 7]. The Irvine, California location was leased by the Debtors, however the Debtors did not occupy or operate from this location. The Irvine, California location is listed out of an abundance of caution.
- 36. <u>Statement 16</u>. The Debtors maintain customer information related to the formerly operated consumer finance business as required by the guidelines of the security exchange commission and FINRA. This information is maintained by a third party vendor and complies with all required privacy and security regulations.
- 37. Statement 26. From time to time, the Debtors provide financial statements in the ordinary course of business to certain parties for business, statutory, credit, financing, and other reasons. Recipients may include regulatory and tax agencies, financial institutions, investment banks, vendors, debtholders, legal and financial advisors and other parties in the two (2) years immediately before the Petition Date. Considering the number of such

recipients and the possibility that such information may have been shared with parties without the Debtors' knowledge or consent or subject to confidentiality agreements, the Debtors have not disclosed all parties that may have received such financial statements for the purposes of Question 26d.

- 38. <u>Statement 27.</u> The Debtors' inventory consists of various carbon credits, where applicable. The Debtors also have inventory that consists of preprinted credit card stock for the inactive consumer finance business. Although the Debtors maintain this inventory at cost value on the books and records, the card stock value is de minimus for any other purpose than licensing the Aspiration Financial consumer finance business trademarks.
- 39. <u>Statement 30</u>. Unless otherwise indicated in a Debtors' specific response to Statement 30, the Debtors have included a comprehensive response to Statement 30 in Statement 4.

Fill in this information to identify the case:								
Debtor Name: In re : Aspiration QFZ, LLC								
United States Bankruptcy Court for the: District Of Delaware								
Case number (if known): 25-10609 (TMH)								

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/22

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part	1: Income							
	ross revenue from busines	ss						
V	None							
	Identify the beginning and may be a calendar year	ending	dates of the debtor's fi		Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)		
	From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	to	Filing date		Operating a business Other	\$
								5
	For prior year:	From		to			Operating a business	
			MM / DD / YYYY		MM / DD / YYYY		Other	\$
	For the year before that:	From		to		П	Operating a business	
			MM / DD / YYYY		MM / DD / YYYY		Other	\$

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 15 of 44

 Debtor:
 Aspiration QFZ, LLC
 Case number (if known):
 25-10609

 Name
 25-10609

2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

					Description of sources of revenue	Gross revenue from each source (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	_ to	Filing date		\$
For prior year:	From	MM / DD / YYYY	- to	MM / DD / YYYY		\$
For the year before that:	From	MM / DD / YYYY	_ to	MM / DD / YYYY		\$

	ne					number (if known):	25-10609
	.0						
2:	List Certain T	ransfers Mad	e Before Filing	or Bankruptc	y		
Certa	nin payments o	r transfers to	creditors within	n 90 days befo	ore filing this case		
_ist p	avments or tran	nsfers-including	a expense reimb	ursements-to a	ny creditor, other than regul	lar emplovee co	mpensation, within 90 days b
iling i	this case unless	s the aggregat	e value of all pro	perty transferre			amount may be adjusted on
☑ No	one						
	Creditor's nam	e and address		Dates	Total amount or value		s for payment or transfer Il that apply
3.1					\$		Secured debt
	Creditor's Name						Unsecured loan repayments
				_			Suppliers or vendors
	Street						Services
							Other
				-			
	City	State	ZIP Code	-			
				_			
	Country						
ı	Payments or o	ther transfers	of property ma	de within 1 ye	ear before filing this case t	that benefited a	ny insider
ı	List payments o	r transfers, inc	luding expense	reimbursement	s, made within 1 year before	e filing this case	on debts owed to an insider
 	List payments o guaranteed or c \$7,575. (This ar adjustment.) Do and their relative	or transfers, incosigned by an mount may be not include ares; general pa	cluding expense insider unless the adjusted on 4/01 and payments lister thers of a partners of a partners.	reimbursement ne aggregate vo /25 and every ed in line 3. Ins ership debtor a	s, made within 1 year before alue of all property transferre 3 years after that with respe ders include officers, directe	e filing this case ed to or for the b ect to cases filed ors, and anyone	on debts owed to an insider openefit of the insider is less the on or after the date of in control of a corporate debi
 	List payments o guaranteed or o \$7,575. (This ar adjustment.) Do and their relative any managing a	or transfers, incosigned by an mount may be not include ares; general pa	sluding expense insider unless the adjusted on 4/01 ny payments liste	reimbursement ne aggregate vo /25 and every ed in line 3. Ins ership debtor a	s, made within 1 year before alue of all property transferre 3 years after that with respe ders include officers, directe	e filing this case ed to or for the b ect to cases filed ors, and anyone	on debts owed to an insider openefit of the insider is less the on or after the date of in control of a corporate debt
	List payments of guaranteed or co \$7,575. (This are adjustment.) Do and their relative any managing a None	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferr 3 years after that with respenders include officers, directed their relatives; affiliates of	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
	List payments o guaranteed or o \$7,575. (This ar adjustment.) Do and their relative any managing a	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate vo /25 and every ed in line 3. Ins ership debtor a	s, made within 1 year before alue of all property transferre 3 years after that with respe ders include officers, directe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the
4.1	List payments of guaranteed or co \$7,575. (This are adjustment.) Do and their relative any managing a None	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferr 3 years after that with respenders include officers, directed their relatives; affiliates of	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
((((((((((List payments of guaranteed or of \$7,575. (This ar adjustment.) Do and their relative any managing a None	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferre 3 years after that with respecters include officers, directed their relatives; affiliates of the transferred to the transfe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
4.1 T	List payments of guaranteed or of \$7,575. (This ar adjustment.) Do and their relative any managing a None	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferre 3 years after that with respecters include officers, directed their relatives; affiliates of the transferred to the transfe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
4.1 T	List payments or guaranteed or or \$7,575. (This ar adjustment.) Do and their relative any managing a None Insider's Name	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferre 3 years after that with respecters include officers, directed their relatives; affiliates of the transferred to the transfe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
4.1 T	List payments or guaranteed or or \$7,575. (This ar adjustment.) Do and their relative any managing a None Insider's Name	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferre 3 years after that with respecters include officers, directed their relatives; affiliates of the transferred to the transfe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an
4.1 T	List payments or guaranteed or or \$7,575. (This ar adjustment.) Do and their relative any managing a None Insider's Name	or transfers, inc cosigned by an mount may be o not include ar es; general pa agent of the de	eluding expense insider unless the adjusted on 4/01 adjusted on 4/01 and payments listertners of a partners of a partners of a Data btor. 11 U.S.C. §	reimbursement ne aggregate v /25 and every ed in line 3. Ins ership debtor a 3 101(31).	s, made within 1 year before alue of all property transferre 3 years after that with respecters include officers, directed their relatives; affiliates of the transferred to the transfe	e filing this case ed to or for the b ect to cases filed ors, and anyone of the debtor and	on debts owed to an insider of the insider is less the on or after the date of in control of a corporate debtinsiders of such affiliates; an

Relationship to Debtor

	Case 25-10609-TMH	Doc 6	Filed 05/02/25 Page 17 of	44
Debtor	Aspiration QFZ, LLC		Case number (if known):	25-10609
	Name			
5.	Repossessions, foreclosures, and returns			

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

✓ None

ditor's Name and	l Address		Description of the Property	Date	Value of property
Creditor's Name					\$
Street			_		
City	State	ZIP Code	_		
Country			_		

6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

	Creditor's Nan	ne and Addr	ress	Description of the action creditor took	Date action was taken	Amount
6.1	Creditor's Name					\$
	Street					
				Last 4 digits of account number: XXXX-		
	City	State	ZIP Code			
	Country					

.	Aan	Case 25-10	0609-TMH Doc 6		_			
eptor:	Name	· · · · · · · · · · · · · · · · · · ·			Case number (if knowr	25-10609		
	Nam	0						
Part 3	3:	Legal Actions or Assignments	3					
7.	Legal	l actions, administrative proce	edings, court actions, exec	utions, attachments,	or governmenta	l audits		
		ne legal actions, proceedings, inved in any capacity—within 1 year		liations, and audits by f	ederal or state aç	gencies in whicl	h the c	lebtor was
	☑ No	one						
		Case title	Nature of case	Court or agen	cy's name and ac	ddress	Sta	tus of case
	7.1		_	Name			_ 🗆	Pending On appeal
								Concluded
				Street				001101000
		Case number					_	
			_	City	State	ZIP Code	-	
				Country			-	
	_	nments and receivership						
		ny property in the hands of an as eceiver, custodian, or other court				s case and any	prope	rty in the hand
E	☑ No	ne						
	(Custodian's name and address	Description of th	ne Property	Value			

8.

Custodian's	name and addr	ess	Description of the Property	Value			
					\$ \$		
Custodian's nar	ne			Court name and	address		
			Case title				
Street				 Name			
			_	 			
			Case number	Street			
City	State	ZIP Code		 			
Country			Date of order or assignment	City	State	ZIP Code	
				Country			

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 19 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

Part 4: Certain Gifts and Charitable Contributions

List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

	Recipient's name and address		ient's name and address Description of the gifts or contributions		Dates given	Value	
9.1						\$	
	Creditor's Name						
	Street						
	City	State	ZIP Code	_			
	Country Recipient's relatio	nship to deb	tor				

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 20 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

Part 5: Certain Losses

10. All losses from fire, theft, or other casualty within 1 year before filing this case.

	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
0.1				\$

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 21 of 44

Debtor: Aspiration QFZ, LLC

Name

iration QFZ, LLC Case number (if known): 25-1060

Part 6: Certain Payments or Transfers

11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

□ None

	Who was paid	or who received	I the transfer?	If not money, describe any property transferred	Dates	Total amount or v	alue
11.1	CR3 Partners,	LLC			3/12/2025	\$	50,000.00
	Address						
	13355 Noel Ro	oad					
	Street			-			
	Suite 2005			_			
	Dallas	TX	75240				
	City	State	ZIP Code	-			
	Country			-			
	Email or websi	te address					
	www.cr3partne	ers.com		_			
	Who made the	payment, if not	debtor?				
	CTN Holdings,	Inc.		_			
11.2	CR3 Partners,	LLC			3/26/2025	\$	230,300.00

Address						
13355 Noel Roa	ıd					
Street						
Suite 2005						
Dallas	TX	75240				
City	State	ZIP Code				
Country						
Email or website address						
www.cr3partners.com						
Who made the payment, if not debtor?						
CTN Holdings, I	nc.					

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 22 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 11.3 Verita Global LLC (KCC Parent LLC) 3/25/2025 25,000.00 Address 222 N. Pacific Coast Highway Street 3rd Floor El Segundo CA 90245 ZIP Code City State Country **Email or website address** www.veritaglobal.net Who made the payment, if not debtor? CTN Holdings, Inc. 11.4 VRS Restructuring Services, LLC 3/25/2025 12,097.00 Address 20 Tumble Road Street Bedford NH03110 ZIP Code City State Country **Email or website address** https://www.vrsrestructuring.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.5 Whiteford, Taylor & Preston LLP \$ 25,000.00 4/2/2024 Address 7 Saint Paul Street Street

Suite 1500

 Baltimore
 MD
 21202

 City
 State
 ZIP Code

Country

Email or website address

https://www.whitefordlaw.com/

Who made the payment, if not debtor?

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 23 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

11.6 Whiteford, Taylor & Preston LLP 4/3/2024 \$ 20,000.00

Address

7 Saint Paul Street

Street

Suite 1500

 Baltimore
 MD
 21202

 City
 State
 ZIP Code

Country

Email or website address

https://www.whitefordlaw.com/

Who made the payment, if not debtor?

CTN Holdings, Inc.

11.7 Whiteford, Taylor & Preston LLP 4/25/2024 \$ 50,000.00

Address

7 Saint Paul Street

Street

Suite 1500

 Baltimore
 MD
 21202

 City
 State
 ZIP Code

Country

Email or website address

https://www.whitefordlaw.com/

Who made the payment, if not debtor?

CTN Holdings, Inc.

11.8 Whiteford, Taylor & Preston LLP

6/7/2024 \$ \$ 125,000.00

Address

7 Saint Paul Street

Street

Suite 1500

 Baltimore
 MD
 21202

 City
 State
 ZIP Code

Country

Email or website address

https://www.whitefordlaw.com/

Who made the payment, if not debtor?

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 24 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 11.9 Whiteford, Taylor & Preston LLP 6/27/2024 \$ 25,000.00 Address 7 Saint Paul Street Suite 1500 Baltimore MD 21202 ZIP Code State City Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.10 Whiteford, Taylor & Preston LLP 8/30/2024 \$ 50,000.00 Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.11 Whiteford, Taylor & Preston LLP \$ 75,000.00 10/2/2024 Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code

Сс	ur	ntry

Email or website address

https://www.whitefordlaw.com/

Who made the payment, if not debtor?

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 25 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 11.12 Whiteford, Taylor & Preston LLP 10/23/2024 \$ 25,000.00 Address 7 Saint Paul Street Suite 1500 Baltimore MD 21202 ZIP Code State City Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.13 Whiteford, Taylor & Preston LLP 11/4/2024 \$ 10,000.00 Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc.

11.14 Whiteford, Taylor & Preston LLP 12/6/2024

Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code Country Email or website address https://www.whitefordlaw.com/ Who made the payment, if not debtor?

\$ 37,500.00

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 26 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 11.15 Whiteford, Taylor & Preston LLP 12/20/2024 \$ 10,000.00 Address 7 Saint Paul Street Suite 1500 Baltimore MD 21202 ZIP Code State City Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.16 Whiteford, Taylor & Preston LLP 12/23/2024 \$ 37,500.00 Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.17 Whiteford, Taylor & Preston LLP 60,800.00 12/31/2024

Address
7 Saint Paul Street
Street
Suite 1500
Baltimore MD 21202
City State ZIP Code

Country
Email or website address
https://www.whitefordlaw.com/

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 27 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 11.18 Whiteford, Taylor & Preston LLP 2/28/2025 25,000.00 Address 7 Saint Paul Street Suite 1500 Baltimore MD 21202 ZIP Code State City Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.19 Whiteford, Taylor & Preston LLP 3/24/2025 75,000.00 Address 7 Saint Paul Street Street Suite 1500 Baltimore MD 21202 City State ZIP Code Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc.

Address
7 Saint Paul Street
Street
Suite 1500
Baltimore MD 21202
City State ZIP Code

Country
Email or website address
https://www.whitefordlaw.com/

11.20 Whiteford, Taylor & Preston LLP

CTN Holdings, Inc.

40,000.00

3/25/2025

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 28 of 44 Aspiration QFZ, LLC Case number (if known). Debtor: Name 11.21 Whiteford, Taylor & Preston LLP 3/27/2025 25,000.00 Address 7 Saint Paul Street Suite 1500 Baltimore MD 21202 State ZIP Code City Country **Email or website address** https://www.whitefordlaw.com/ Who made the payment, if not debtor? CTN Holdings, Inc. 11.22 Whiteford, Taylor & Preston LLP 3/28/2025 12,166.00 Address 7 Saint Paul Street Street Suite 1500

Address
7 Saint Paul Street
Street
Suite 1500
Baltimore MD 21202
City State ZIP Code

Country

Email or website address
https://www.whitefordlaw.com/

Who made the payment, if not debtor?

CTN Holdings, Inc.

12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1				\$
	Trustee			

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 29 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

	Who received tra	ansfer?		Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
3.1						\$
	Address					
-	Street			-		
-	City	State	ZIP Code	-		
-	Country	<u> </u>		-		
	Relationship to I	Debtor				

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 30 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-1060

Name

Part 7: Previous Locations

14. Previous addresses

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

□ Does not apply

	Address			Dates of occupancy	
14.1	4551 Glencoe Avenu	ıe		From 6/26/2017	To 3/30/2025
	Street				
	Suite 300			_	
	Marina Del Ray	CA	90292		
	City	State	ZIP Code	_	
	Country			_	
14.2	UCI Research Park			From 10/01/2023	To 10/1/2023
	Street				
	5281 California Aven	nue, Suite 200		_	
	Irvine	CA	92618		
	City	State	ZIP Code		
	Country			_	

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 31 of 44

Debtor: Aspiration QFZ, LLC Case number (if known):

Name

	Part 8:	Health Care	Bankruptcies
--	---------	-------------	--------------

15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
 providing any surgical, psychiatric, drug treatment, or obstetric care?
- ☑ No. Go to Part 9.
- $\hfill\Box$ Yes. Fill in the information below.

	Facility Name a	nd Address		Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1					
	Facility Name				
				Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
	Street				Check all that apply:
					☐ Electronically
					☐ Paper
	City	State	ZIP Code	-	
	Country			_	

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 32 of 44 Aspiration QFZ, LLC Debtor: Case number (if known): Name Personally Identifiable Information Part 9: 16. Does the debtor collect and retain personally identifiable information of customers? ☑ No. ☐ Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information? □ No □ Yes 17. Within 6 years before filing this case, have any employees of the debtor been participants in any ERISA, 401(k), 403(b), or other pension or profit-sharing plan made available by the debtor as an employee benefit? ☑ No. Go to Part 10. ☐ Yes. Does the debtor serve as plan administrator? □ No. Go to Part 10. ☐ Yes. Fill in below: Employer identification number of the plan Name of plan 17.1 EIN: Has the plan been terminated?

□ No

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 33 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☐ None

	Financial instituti	on name and add	ress	Last 4 digits of account number		Type of account	Date account was closed, sold, moved, or transferred	Last balance before clos transfer	ing or
18.1	HSBC Bank Midd	le East Limited		XXXX-8050	\checkmark	Checking	2/25/2025	\$	0.00
-	Name					Savings			
	PO Box 57					Money market			
	Street			_		Brokerage			
						Other			
-	Hoha			=					
-	City	State	ZIP Code	_					
	Qatar								
-	Country								

19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filing this case.

	Depository institu	tion name and ad	dress	Names of anyone with access to it	Description of the contents	Does debtor still have it?
19.1						□ No
	Name					
						☐ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 34 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

	Facility name and	address		Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1						□ No
	Name					•
						☐ Yes
	Street			_		
				_		
				Address		
	City	State	ZIP Code			
	Country					

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 35 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

Owne	er's name and a	ddress	Location of the property	Description of the property	Value
1.1					\$
Name					
Street			-		
City	State	ZIP Code	-		
Country	1		_		

ebtor:	Aspir	Case 25-10 ration QFZ, LLC	0609-TMH	Doc 6	Filed 05/02/		Page 36 of	44 25-10609	
	Name						-		
art 1	2:	Details About Environmental	I Information						
or th	e purp	pose of Part 12, the following d	efinitions apply:						
		onmental law means any statute dless of the medium affected (a				on, conta	amination, or haz	zardous mate	rial,
		neans any location, facility, or prly owned, operated, or utilized		disposal site	es, that the debtor no	ow owns	, operates, or ut	ilizes or that t	he debtor
		rdous material means anything milarly harmful substance.	that an environm	ental law def	ines as hazardous o	or toxic, o	or describes as a	a pollutant, co	ntaminant,
≀epo	rt all r	notices, releases, and procee	dings known, re	egardless of	when they occurre	ed.			
E	☑ No	e debtor been a party in any s. Provide details below.	judicial or admi	nistrative pr	oceeding under an	y envir	onmental law?	Include settle	ments and order
_	_ 100	Case title	Court or age	ncy name and	addrass	Natu	re of the case		Status of case
	22.1	Case title	Court or age	ncy name and	auuress	Natur	e or the case		_
	22.1		Name						☐ Pending☐ On appeal
								[☐ Concluded
			Street			_			
		Case Number				_			
			City	State	ZIP Code	_			
			Country			_			
		ny governmental unit otherw vironmental law?	ise notified the	debtor that t	he debtor may be I	liable or	potentially liab	ole under or i	n violation of
	☑ No								
	□ Ye	es. Provide details below.							
		Site name and address		overnmental dress	unit name and	Eı	nvironmental la	w, if known	Date of notice
	23.1	N.							
		Name	Nar	ne					

ZIP Code

State

ZIP Code

City

Country

City

Country

State

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 37 of 44 Debtor: Aspiration QFZ, LLC Case number (if known):

24. Has the debtor notified any governmental unit of any release of hazardous material?

✓ No

 $\ \square$ Yes. Provide details below.

	Site name and address			Governme	ntal unit name	e and address	Environmental law, if known	Date of notice		
¥.1	Name			Name				_		
	Street			Street						
	City	Chaha	ZID Codo	City	Chaire	ZID Code				
	Country	State	ZIP Code	City	State	ZIP Code				

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 38 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

Name

Part 13: Details About the Debtor's Business or Connections to Any Business

25. Other businesses in which the debtor has or has had an interest

List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case. Include this information even if already listed in the Schedules.

\overline{V}	None
----------------	------

	Business name a	nd address		Describe the nature of the business	Employer Ide Do not include			or ITIN.
5.1					EIN:			
	Name				Dates busine	ss existed		
					From		То	
	Street							
	City	State	ZIP Code					
	Country							

26. Books, records, and financial statements

26a. List all accountants and bookkeepers who maintained the debtor's books and records within 2 years before filing this case.

_				
	N	n	n	6

	Name and Address			Dates	of service		
a.1	8020 Consulting LLC			From	1/19/2021	To	12/15/2024
	Name			_			
	6303 Owensmouth Ave)					
	Street						
	10th Floor						
	Woodland Hills	CA	91367				
	City	State	ZIP Code				
	Country						
	BDO			From	2022	То	Present
	Name						
	600 Anton Blvd.						
	Street						
	Costa Mesa	CA	92626				
	City	State	ZIP Code				
	Country						
	Dan Bier			From	2/15/2023	То	12/1/2023
	Name						
	548 Market Street						
	Street						
	PMB 72015						
		CA	94104				
	San Francisco City	State	ZIP Code				

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 39 of 44

Aspiration QFZ, LLC Case number (if known): Debtor: Name 26a.4 David Cosner 10/11/2022 To Present From Name 548 Market Street Street PMB 72015 San Francisco CA 94104 ZIP Code City State Country 26a.5 Kevin Harris 2/14/2022 To 6/1/2023 From Name 548 Market Street Street PMB 72015 San Francisco CA 94104 City ZIP Code State Country 26a.6 Logan Lindabury 1/10/2022 To 8/3/2023 From Name 548 Market Street Street PMB 72015 San Francisco CA 94104 City ZIP Code State Country 26a.7 Nahrain Shallow From 8/15/2022 To 12/3/2024 Name 548 Market Street Street PMB 72015 San Francisco CA 94104 ZIP Code City State Country 26a.8 Ryan Earley 10/7/2024 From To Present Name 548 Market Street Street PMB 72015 San Francisco CA 94104 City ZIP Code State Country

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 40 of 44 Aspiration QFZ, LLC Case number (if known): Debtor: Name 26a.9 Sam Teplin 11/21/2022 To 3/12/2024 From Name 548 Market Street Street PMB 72015 San Francisco CA 94104 City State ZIP Code Country List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial statement within 2 years before filing this case. Name and Address Dates of service 26b.1 BDO From 2022 То Present Name 600 Anton Blvd. Street Costa Mesa CA 92626 City State ZIP Code Country 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. □ None If any books of account and records are Name and address unavailable, explain why 26c.1 BDO 600 Anton Blvd. Street Costa Mesa CA 92626 State ZIP Code City Country

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 41 of 44

Debtor: Aspiration QFZ, LLC Case number (if known): 25-10609

	Name and address			If any books of account and records are
	ivame and address			unavailable, explain why
2 [David Cosner			
١	lame			
5	548 Market Street			
5	Street			
F	PMB 72015			
5	San Francisco	CA	94104	
(City	State	ZIP Code	
(Country			<u> </u>
	Name and address			If any books of account and records are unavailable, explain why
.3 1	Michael Shuckerow			
١	lame			
_	548 Market Street			
5	Street			
F	PMB 72015			
5	San Francisco	CA	94104	
(Sity	State	ZIP Code	
-	Country			
	Name and address			If any books of account and records are unavailable, explain why
.4 F	Rob Lee			
١	lame			
5	548 Market Street			
	Street			
- -	PMB 72015			
	San Francisco	CA	94104	
(City	State	ZIP Code	
-	Country			
	Name and address			If any books of account and records are unavailable, explain why
.5 <u>F</u>	Ryan Earley			
	lame			
_	548 Market Street			
	Street			
F	PMB 72015			
		CA	94104	
	San Francisco	CA	34104	

Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 42 of 44 Aspiration QFZ, LLC Debtor: Case number (if known) 26d. List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case. Name and address 26d.1 Name Street City State ZIP Code Country 27. Inventories Have any inventories of the debtor's property been taken within 2 years before filing this case? ✓ No \square Yes. Give the details about the two most recent inventories. Date of The dollar amount and basis (cost, market, or Name of the person who supervised the taking of the inventory Inventory other basis) of each inventory \$ Name and address of the person who has possession of inventory records 27.1 Name Street City State ZIP Code

28. List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case.

Name	Address	Position and Nature of any interest	% of interest, if any
28.1 CTN Holdings, Inc.	548 Market Street, PMB 72015, San Francisco, CA 94104-5401	Sole Member	100.00%
28.2 Danny Duran	548 Market Street, PMB 72015, San Francisco, CA 94104-5401	Chief Brand Officer	0.00%
28.3 Greg Shadwick	548 Market Street, PMB 72015, San Francisco, CA 94104-5401	СМО	0.00%
28.4 Jeffrey Varsalone	548 Market Street, PMB 72015, San Francisco, CA 94104-5401	Independent Board Member	0.00%
28.5 Michael Shuckerow	548 Market Street, PMB 72015, San Francisco, CA 94104-5401	COO/General Counsel	0.00%

Country

Debtor:	Aspir	cation QFZ, LLC	e 25-106	09-IMH L	oc 6 Filed 0	5/02/2	25 Page 43 Case number (if kno		09	
	Name									
	28.6	Miles Staglik		c/o CR3 Partner 2005, Dallas, TX	rs, 13355 Noel Road, S < 75240	uite	CRO		0.00%	
	28.7	Nate Redmond		548 Market Stre Francisco, CA 9	et, PMB 72015, San 94104-5401		Chairman of the	Board	0.00%	
	_			E 49 Markat Stra	ot DMP 72015 Con					
	28.8	Rob Lee		Francisco, CA	et, PMB 72015, San 94104-5401		Co-CEO & Board	Member	0.00%	
	28.9	Tate Mill		548 Market Stre Francisco, CA 9	et, PMB 72015, San 94104-5401		Board Member		0.00%	
29. V	Vithin	1 year before the f	iling of this o	ase, did the deb	tor have officers, di	rectors,	managing memb	oers, genera	ıl partners,	members
					the debtor who no lo				•	
	☑ No									
	□ Yes	s. Identify below.								
	N	lame	bbΔ	ress			on and Nature of		ing which po	sition or
		iumo	Auu	1033		any in	terest	interest wa		
	29.1							From	To	
	30.1	Name and address Name Street	of recipient		Amount of money or description and value of property	Dates		Reason f	or providing	the value
		City	State	ZIP Code	-					
		Country			-					
		Relationship to del	otor							
31.	Withir	n 6 vears before fili	ng this case.	has the debtor I	been a member of ar	nv cons	olidated group fo	or tax purpo	ses?	
	□ No		3 · · · · · · · · · · · · · · · · · · ·			,	3			
	☑ Ye:	s. Identify below.								
		Name of the parent	cornoration		Employ	er Identi	fication number o	f the parent	cornoration	
		CTN Holdings, Inc.	corporation		EIN: 47			tille parent	corporation	
32.	-	-	ling this case	. has the debtor	as an employer bee			outing to a r	ension fund	1?
	☑ No	-	5 04.00	,	ap.oyo. 200	55p0		g 10 d j		
	□ Ye	es. Identify below.								
		Name of the pens	on fund		Employer I	dentifica	ation number of th	e pension fu	ınd	
	32.1	1			EIN:					

Part 14: Signature and Declaration Case 25-10609-TMH Doc 6 Filed 05/02/25 Page 44 of 44

Yes

WAR	NING Ba	nkruptcy fraud is a seri	ous crime. Making a false statement,	concealing property, or	obtaining money or property by fraud in
conn	ection with a	a bankruptcy case can	result in fines up to \$500,000 or impri	sonment for up to 20 ye	ars, or both.
18 U	.S.C.§§ 152	, 1341, 1519, and 3571	l.		
I hav	e examined	the information in this	Statement of Financial Affairs and an	y attachments and have	a reasonable belief that the information is true and correct.
I dec	lare under p	enalty of perjury that th	ne foregoing is true and correct.		
Exec	uted on	05/02/2025 MM / DD / YYYY			
×	/s/Miles	Staglik		Printed name	Miles Staglik
	Signature of	of individual signing on	behalf of the debtor		
	Position or	relationship to debtor	Chief Restructuring Officer		
Are	additional	pages to Statemen	nt of Financial Affairs for Non-In	dividuals Filing for E	Sankruptcy (Official Form 207) attached?