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**UNITED STATES BANKRUPTCY COURT
 SOUTHERN DISTRICT OF NEW YORK**

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In re	:	Chapter 11 Case No.
	:	
EXTENDED STAY INC., et al.,	:	09-13764 (JLG)
	:	
Debtors.	:	(Jointly Administered)
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**DECLARATION REGARDING DISBURSEMENTS
 OF EXTENDED STAY INC. FOR JANUARY THROUGH MARCH 2022**

STATE OF NEW YORK)
) s.s.:
 COUNTY OF NEW YORK)

I, Joseph Teichman, being duly sworn, hereby declare that the following is true and correct to the best of my knowledge, information, and belief:

1. I am the Secretary and General Counsel of Extended Stay Inc. (“ESI”), which commenced a case under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”) on June 15, 2009.

2. By order dated July 20, 2010 [Docket No. 1172] (the “Confirmation Order”), the Bankruptcy Court confirmed the Debtors’ Fifth Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code, dated June 8, 2010, as Amended (the “Plan”) for 74 of ESI’s former debtor-affiliates (collectively, the “Plan Debtors”).



On October 8, 2010, the Plan Debtors emerged from bankruptcy (the “Effective Date”), having restructured approximately \$7.4 billion in debt.

3. As a result of the occurrence of the Effective Date, the Plan Debtors¹ commenced filing post-Effective Date operating reports on a quarterly basis, with the first report filed on January 18, 2011 [Docket No. 1380], the second report filed on April 14, 2011 [Docket No. 1426], the third report filed on July 15, 2011 [Docket No. 1460], the fourth report filed on October 17, 2011 [Docket No. 1516], the fifth report filed on January 17, 2012 [Docket No. 1544], the sixth report filed on April 16, 2012 [Docket No. 1607] the seventh report filed on July 16, 2012 [Docket No. 1645], the eighth report filed on October 15, 2012 [Docket No. 1694], the ninth report filed on January 15, 2013 [Docket No. 1712], the tenth report filed on April 15, 2013 [Docket No. 1734], and the eleventh report filed on July 11, 2013 [Docket No. 1743], the twelfth report filed on October 17, 2013 [Docket No. 1757], the thirteenth report filed on January 15, 2014 [Docket No. 1764], the fourteenth report filed on April 15, 2014 [Docket No. 1771], the fifteenth report filed on July 15, 2014 [Docket No. 1777], the sixteenth report filed on October 15, 2014 [Docket No. 1786], the seventeenth report filed on January 15, 2015 [Docket No. 1794], the eighteenth report filed on April 15, 2015 [Docket No. 1802], the nineteenth report filed on July 15, 2015 [Docket No. 1816], the twentieth report filed on October 15, 2015 [Docket No. 1823], the twenty-first report filed on January 14, 2016 [Docket No. 1830], the twenty-second report filed on April 13, 2016 [Docket No. 1835], the twenty-third report filed on July 15, 2016 [Docket No. 1845], the twenty-fourth report filed on

¹ On September 20, 2012, the Plan Administrator filed the Motion of the Plan Administrator Pursuant to Sections 105(a) and 350(a) of the Bankruptcy Code and Bankruptcy Rule 3022 for a Final Decree and Order Closing Certain Jointly Administered Chapter 11 Cases and Granting Related Relief [Docket No. 1679]. On September 28, 2012, this Court entered a Final Decree and Order Closing Certain Jointly Administered Chapter 11 Cases and Granting Related Relief [Docket No. 1686]. Pursuant to that Order, all claims that had been scheduled or filed in the Plan

November 30, 2016 [Docket No. 1860], the twenty-fifth report filed on May 12, 2017 [Docket No. 1870], the twenty-sixth report filed on May 12, 2017 [Docket No. 1871], the twenty-seventh report filed on July 19, 2017 [Docket No. 1874], the twenty-eighth report filed on October 17, 2017 [Docket No. 1877], the twenty-ninth report filed on January 16, 2018 [Docket No. 1880], the thirtieth report filed on April 17, 2018 [Docket No. 1882], the thirty-first report filed on July 16, 2018 [Docket No. 1886], the thirty-second report filed on October 22, 2018 [Docket No. 1890], the thirty-third report filed on January 15, 2019 [Docket No. 1894], the thirty-fourth report filed on April 23, 2019 [Docket No. 1900], the thirty-fifth report filed on July 29, 2019 [Docket No. 1903], the thirty-sixth report filed on November 7, 2019 [Docket No. 1909], the thirty-seventh report filed on February 18, 2020 [Docket No. 1913], the thirty-eighth report filed on May 18, 2020 [Docket No. 1917], the thirty-ninth report filed on August 5, 2020 [Docket No. 1921], the fortieth report filed on October 20, 2020 [Docket No. 1926], the forty-first report filed on January 22, 2021 [Docket No. 1930], the forty-second report filed on May 3, 2021 [Docket No. 1934], the forty-third report filed on July 15, 2021 [Docket No. 1938], the forty-fourth report filed on October 14, 2021 [Docket No. 1942], and the forty-fifth report filed on January 14, 2022 [Docket No. 1946].

4. ESI is not a Plan Debtor and, accordingly, ESI is required to continue to file its operating report on a monthly basis (the “MOR”). However, I have been advised that after discussions between the Office of the United States Trustee for the Southern District of New York (the “UST”) and Weil, Gotshal & Manges LLP, attorneys for ESI (“Weil”), the UST and Weil agreed that ESI is not required to file MORs. Initially, I was advised that the UST and Weil had agreed that, in lieu of a MOR, an authorized person of ESI would file a monthly

Debtors’ chapter 11 cases are deemed filed or scheduled in the case of Homestead Village (Case No. 09-13766 (JMP)).

declaration stating ESI's disbursements for the relevant month. In accordance with this agreement, ESI filed such declarations on a monthly basis through February 2013. In February 2013, I was advised that the UST and Weil had agreed that an authorized person of ESI could file such a declaration on a quarterly basis, instead of a monthly basis.

5. I have been advised by Berkeley Research Group, LLC, the Plan Administrator that provides administrative services to ESI, that ESI has not made any disbursements during the period of January through March 2022 (the "Reporting Period").

6. Accordingly, I submit this declaration in lieu of ESI filing MORs for the Reporting Period.

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I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true
and correct to the best of my knowledge, information, and belief.

Dated: May 9, 2022
New York, New York

EXTENDED STAY INC.

/s/ Joseph Teichman
Joseph Teichman
Secretary and General Counsel