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

In re	Chapter 11
VWS Holdco, Inc., et al.,	Case No. 25-10979 (JKS)
Debtors. <sup>1</sup>	Jointly Administered

STATEMENT OF FINANCIAL AFFAIRS FOR SHOOSMITH BROS., INC. (CASE NO. 25-10980)

<sup>&</sup>lt;sup>1</sup> The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification numbers are as follows: VWS Holdco, Inc. (5412) and Shoosmith Bros., Inc. (6914). The Debtors' mailing address is P.O. Box 2770, Chesterfield, VA 23832.



### GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

VWS Holdco, Inc. and Shoosmith Bros., Inc, as debtors and debtors in possession (collectively, the "Debtors"), are filing their respective Schedules of Assets and Liabilities (each, a "Schedule" and, collectively, the "Schedules") and Statements of Financial Affairs (each, a "Statement" or "SOFA" and, collectively, the "Statements" or "SOFAs") with the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These global notes and statements of limitations, methodology and disclaimers regarding the Debtors' Schedules and Statements (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Schedules and Statements. The Global Notes are in addition to the specific notes set forth below with respect to particular Schedules and Statements (the "Specific Notes" and, together with the Global Notes, the "Notes"). These Global Notes should be referred to, and referenced in connection with, any review of the Schedules and Statements.

The Schedules and Statements are unaudited and subject to potential adjustment. The Debtors' Schedules and Statements were prepared from financial data derived from the Debtors' books and records and other sources that were available to the Debtors' management team with the assistance of their advisors and other professionals at the time of preparation of the Schedules and Statements. While the Debtors' management team has made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances and based on the 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. 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 and accurate in all respects. Notwithstanding any such discovery, new information, or errors or omissions, the Debtors do not undertake any obligation or commitment to update the Schedules and Statements.

The Debtors and their agents, attorneys, and financial advisors shall not be liable for any loss or injury arising out of, or caused in whole or in part by, the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. In no event shall the Debtors or their agents, attorneys and financial advisors be liable to any third party for any direct, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

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, but not limited to, the right to dispute or otherwise assert offsets or defenses to any claim reflected on the Schedules and Statements as to amount, liability, classification, identity of debtor or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Furthermore nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their chapter 11 cases, including, but not limited to, any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or recharacterization of contracts and leases, assumption or rejection of contracts and leases under the provisions of chapter 3 of the Bankruptcy Code, causes of action arising under the provisions of chapter 5 of the Bankruptcy Code, or any other relevant applicable laws to recover assets or avoid transfers.

The Schedules, Statements, and Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors.

While the Debtors' have attempted to report their books and records in accordance with Generally Accepted Accounting Principles ("GAAP"), there can be no assurance that the Debtors' books and records are presented in accordance with GAAP.

- 1. <u>Description of the Cases.</u> On June 1, 2025 (the "Petition Date"), each of the Debtors commenced a voluntary case under chapter 11 of the Bankruptcy Code. The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On June 3, 2025, the Bankruptcy Court entered an order authorizing the joint administration of the cases pursuant to Bankruptcy Rule 1015(b). On June 16, 2025, the United States Trustee for the District of Delaware (the "U.S. Trustee") appointed an official committee of unsecured creditors pursuant to section 1102(a)(1) of the Bankruptcy Code (the "Creditors' Committee").
- 2. <u>Basis of Presentation.</u> The Schedules and Statements are unaudited and reflect the Debtors' reasonable efforts to report certain financial information of each Debtor on a stand-alone, unconsolidated basis. These Schedules and Statements neither purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor.

Given, among other things, the uncertainty surrounding the valuation of certain assets and the valuation and nature of certain liabilities, a Debtor may report more assets than liabilities. Such report shall not constitute an admission that such Debtor was solvent on the Petition Date or at any time before or after the Petition Date. Likewise, a Debtor reporting more liabilities than assets shall not constitute an admission that such Debtor was insolvent on the Petition Date or any time prior to or after the Petition Date.

- 3. **Reporting Date.** Unless otherwise noted, the Schedules and Statements reflect the Debtors' books and records as of the Petition Date and do not account for authorized payments under the First Day Orders.
- 4. <u>Current Values.</u> Other than bank cash balances whose values were obtained from bank statements, and debt balances owed to Volunteer Enterprises, LLC whose values were based on account statements provided by Volunteer Enterprises, LLC, the assets and liabilities of each Debtor are listed on the basis of the book value of the asset or liability in the respective Debtor's accounting books and records. Unless otherwise noted, the book value ascribed in the Debtor's books is reflected in the Schedules and Statements.
- 5. <u>Confidentiality.</u> To protect the privacy of certain parties, including, among others, the Debtors' employees and board of directors, certain identifying information, such as mailing addresses, was excluded from the Schedules and Statements. In addition, there may be instances where certain information was not included due to the nature of the agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or to protect the privacy of an individual.
- 6. <u>Intercompany Transactions and Claims.</u> The Debtors have reported for each Debtor the aggregate net intercompany balance between such Debtors and each other Debtor as assets on Schedule A/B or as liabilities on Schedule E/F, as appropriate, as of the Petition Date. The net intercompany balance between Debtors has not been fully reconciled as of the Petition Date. The listing in the Schedules and Statement (including, without limitation, Schedule A/B or Schedule E/F) by the Debtors of any obligation between Debtors is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of the Debtors regarding whether such amount would be allowed as a claim or how much obligations may be classified and/or characterized in a plan of reorganization or otherwise by the Bankruptcy Court. The Debtors reserve all rights with respect to such obligations.

Intercompany transactions primarily relate to borrowings where VWS Holdco, Inc. is the borrower and advances funds to Shoosmith Bros., Inc. for operations in the ordinary course of business. Intercompany transactions between Debtors have historically resulted in long term, intercompany assets and liabilities recorded in the Schedules and reflects activity through the fiscal year to date period ending June 1, 2025. Accordingly, the Debtors reserve their rights to amend the Schedules and Statements, if applicable.

7. Accuracy. Although the Debtors have made good faith reasonable efforts to file complete and accurate Schedules and Statements, inadvertent errors or omissions may exist. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors are not liable for and undertake no responsibility to indicate variations from securities laws or for any evaluations of the Debtors based on this financial information or

any other information. The Debtors reserve all rights to amend and/or supplement the Schedules and Statements as is necessary or appropriate.

8. Net Book Value of Assets. In many instances, current market valuations are not maintained by or readily available to the Debtors. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate resources for the Debtors to obtain current market valuations for all assets. As such, wherever possible, unless otherwise indicated, net book values are presented as of the Petition Date. When necessary, the Debtors have indicated that the value of certain assets is "Unknown" or "Undetermined." Amounts ultimately realized may vary materially from net book value (or other value so ascribed).

Accordingly, the Debtors reserve all rights to amend, supplement, and adjust the asset values set forth in the Schedules and Statements. As applicable, fixed assets and leasehold improvement assets that have been fully depreciated, amortized or impaired, or were expensed for GAAP accounting purposes, have no net book value. Therefore, fully depreciated, amortized or impaired assets are included in the Schedules and Statements with a value of undetermined, reflecting the uncertainty of what value a third-party may place on them. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value.

- 9. <u>Currency.</u> All amounts shown in the Schedules and Statements are in U.S. Dollars, unless otherwise indicated.
- 10. Payment of Prepetition Claims Pursuant to First Day Orders. Following the Petition Date, the Bankruptcy Court entered various orders on an interim and final basis (the "First Day Orders"), authorizing, but not directing, the Debtors to, among other things, pay certain prepetition: (i) employee wages, salaries, and related items (including, employee benefit programs); (ii) obligations to critical vendors; (iii) insurance and surety bond obligations; and (iv) certain taxes. Where the Schedules and Statements list creditors and set forth the Debtors' scheduled amounts attributable to such claims, such scheduled amounts reflect balances owed as of the Petition Date. To the extent any adjustments are necessary for any payments made on account of such claims following the commencement of these chapter 11 cases pursuant to the authority granted to the Debtors by the Bankruptcy Court under the First Day Orders, such adjustments may be included within the Schedules and Statements. The Debtors reserve the right to update the Schedules and Statements to reflect payments made pursuant to the First Day Orders that may not be represented in the attached Schedules and Statements.
- 11. Other Paid Claims. To the extent the Debtors reach any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties, subject to Bankruptcy Court approval if necessary. To the extent the Debtors pay any of the claims

listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

- 12. <u>Accounts Receivable.</u> The accounts receivable information listed on the Schedules includes receivables from the Debtors' customers and is calculated net of any amounts that, as of the Petition Date, may be owed to such customer and any applicable Bankruptcy Court order.
- 13. Property and Equipment. Unless otherwise indicated, owned property and equipment are valued at net book value. The Debtors may lease equipment and other property from certain third-party lessors. Any such leases are listed in the Schedules and Statements. Nothing in the Schedules and Statements is, or should be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect thereto. The property and equipment listed in the Schedules are presented without consideration of any mechanics' or other liens.
- 14. Excluded Assets and Liabilities. Certain liabilities resulting from accruals, liabilities recognized in accordance with GAAP, and/or estimates of long-term liabilities either are not payable at this time or have not yet been reported. Therefore, they do not represent specific claims as of the Petition Date and are not otherwise set forth in the Schedules. Additionally, certain accounts or reserves recorded for GAAP reporting purposes only are not included in the Schedules.

Excluded categories of assets and liabilities include, but are not limited to certain accruals, reserves relating to landfill closure costs, and assets and liabilities deemed to be immaterial by the Debtors.

- 15. **Reservation of Rights.** Nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of rights with respect to these chapter 11 cases, including, but not limited to, the following:
  - a. Any failure to designate a claim listed on the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to dispute and to assert setoff rights, counterclaims, and defenses to any claim reflected on its Schedules as to amount, liability, and classification, and to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated."
  - b. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified,

- categorized, or designated certain items. The Debtors thus reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as is necessary and appropriate.
- c. Amounts that were not readily quantifiable by the Debtors may be reported as "unknown", "TBD", or "undetermined", and is not intended to reflect upon the materiality of such amount.
- d. The listing of a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly.
- e. The listing of a claim (i) on Schedule D as "secured," or (ii) on Schedule E/F as "priority unsecured," and the listing a contract or lease on Schedule G as "executory" or "unexpired", does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' rights to recharacterize or reclassify such claim, contract or lease pursuant to a schedule amendment, claim objection, or otherwise. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a security interest has been undertaken. Except as provided in an order of the Bankruptcy Court, the Debtors reserve all rights to dispute and challenge the secured nature or amount of any such creditor's claims or the characterization of the structure of any transaction, or any document or instrument related to such creditor's claim.
- f. In the ordinary course of their business, the Debtors lease property and equipment from certain third-party lessors for use in the daily operation of their business. Any such leases are set forth in Schedule G and any current amount due under such leases that was outstanding as of the Petition Date is listed on Schedule E/F. Nothing in the Statements or Schedules is or shall be construed as an admission or determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect to any of such issues, including, the recharacterization thereof.
- g. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including but not limited to, the right to assert claims objections and/or setoffs with respect to the same.
- h. Although the Debtors have exercised their reasonable efforts to ensure the accuracy of their Schedules and Statements, they nevertheless may contain errors and omissions. The Debtors hereby reserve all of their rights to dispute the validity, status, and enforceability of any contracts, agreements, and leases set forth on the Schedules and Statements, and to amend and supplement the Schedules and Statements as necessary.

- i. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on the Schedules and Statements, including, but not limited to, the right to dispute and challenge the characterization or the structure of any transaction, document, and instrument related to a creditor's claim.
- j. The Debtors management team exercised reasonable efforts to locate and identify guarantees and other secondary liability claims (the "Guarantees") in their secured financings, debt instruments, and other agreements. However, a review of these agreements, specifically the Debtors' unexpired leases and executory contracts, is ongoing. Where such Guarantees have been identified, they are included in the relevant Schedules and Statements. Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other agreements inadvertently may have been omitted. The Debtors have reflected the obligations under the Guarantees for both the primary obligor and the guarantors with respect to their secured financings and debt instruments on Schedule H. The Debtors believe that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financing, debt instruments and similar agreements may not be included on Schedule H but may exist and, to the extent they do, will be identified upon further review. Thus, the Debtors reserve their rights to amend and supplement the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize and reclassify any such contract or claim.
- k. Listing a contract or lease on the Schedules and Statements shall not be deemed an admission that such contract is an executory contract, such lease is an unexpired lease, or that either necessarily is binding, valid, and enforceable. The Debtors hereby expressly reserve the right to assert that any contract listed on the Schedules and Statements does not constitute an executory contract within the meaning of section 365 of the Bankruptcy Code, as well as the right to assert that any lease so listed does not constitute an unexpired lease within the meaning of section 365 of the Bankruptcy Code.
- 1. Exclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated or otherwise expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- m. To timely close the books and records of the Debtors as of the Petition Date and to prepare such information on a legal entity basis, the Debtors were required to make

certain estimates and assumptions that affect the reported amounts of assets and liabilities and reported revenue and expenses as of the Petition Date. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, revenue and expense to reflect changes in those estimates and assumptions.

- 16. <u>Totals.</u> All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements and exclude items identified as "unknown" or "undetermined." If there are unknown or undetermined amounts, the actual totals may be materially different from the listed totals. Where a claim or other amount is marked as "unliquidated," but the Debtors also report a dollar value, such dollar value may indicate only the known or determined amount of such claim or amount, the balance of which is unliquidated.
- 17. <u>Global Notes Control.</u> In the event that the Schedules or Statements differ from any of the foregoing Global Notes, the Global Notes shall control.

#### Specific Notes with Respect to the Debtors' Schedules of Assets and Liabilities

#### 1. Schedules A/B

- a. **Part 1.** Amounts listed in Question 3 reflect actual bank balances as of the Petition Date. In addition to the Debtors' bank accounts at Comerica Bank listed in Question 3, the Debtors' books and records reflect a restricted cash balance totaling \$14.7 million. This account represents collateral held at Morgan Stanley supporting certain performance bonds issued by Evergreen National Indemnity Company ("Evergreen") for landfill post-closure obligations of Shoosmith Bros., Inc. Although Shoosmith Bros., Inc. has recorded this account on its books and records, the account is held by Evergreen for the benefit of VWS Holdco, Inc. and has thus been determined not to be the property of the Debtors' estate. Accordingly, the restricted cash account totaling \$14.7 million has not been included in these Schedules and Statements.
- b. Part 2. In the ordinary course of business, Shoosmith Bros., Inc. makes prepayments to counterparties and vendors, including its surety bond provider, Evergreen, and various insurance companies. As of the Petition Date, the amount of Shoosmith Bros., Inc.'s prepayments, if any, was not updated. Accordingly, the value of prepayments is listed as undetermined.
- c. Part 3. Although Shoosmith Bros., Inc. does record an allowance for doubtful accounts on its books, the account is not current and not reflective of Shoosmith Bros., Inc.'s ability to collect on its accounts receivable as of the Petition Date. Accordingly, the value of the doubtful or uncollectible accounts and the current value of Debtor's interest amounts are listed as undetermined.

- d. **Part 4.** VWS Holdco Inc. is the sole equity owner of Shoosmith Bros., Inc. Due to the uncertainty over the value the Shoosmith Bros., Inc., its value is listed as undetermined.
- e. **Part 7.** Although Shoosmith Bros., Inc. does have office furniture, fixtures, and computer software and equipment, the books and records reflect these items as fully depreciated and having \$0 book value as of the Petition Date.
- f. **Part 8.** All machinery, equipment and vehicles of the Debtors are owned. The actual realizable value may differ materially from the net book values listed.
- g. **Part 9.** The Debtors may have listed certain assets as real property when such assets were in fact personal property, or the Debtors may have listed certain assets as personal property when such assets are in fact real property. The Debtors reserve all rights to recharacterize their interests in real property at a later date.
- h. **Part 10.** The Debtors have made a best-efforts basis to identify any trademarks, internet domains, websites, and licenses owned by the Debtors. The act of not listing any specific trademarks, internet domain, license or other intellectual property is not a relinquishing of ownership.
- i. Part 11, Question 72. As of the Petition Date, the Debtors' taxes for 2024, along with a calculation of a Net Operating Loss, if any, has not been determined or finalized.
- j. Part 11, Question 73. The Debtors maintain a variety of insurance policies, but have not made a determination as to the surrender value or refund value of the insurance policies, if any. Therefore, the Debtors' insurance policies are listed with a value of undetermined.
- k. Part 11, Question 74. Despite exercising their reasonable efforts to identify all such assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any claims and causes of action, or avoidance actions they may have and neither the Notes nor the Schedules shall be deemed a waiver of any such claims or causes of action, or avoidance actions, or in any way prejudice or pair the assertion thereof in any way.
- l. Part 11, Question 75. The Debtors may possess contingent and unliquidated claims or causes of action related to certain trade vendors, service providers, or contract counterparties. The Debtors reserve all rights to investigate and pursue recovery of any such claims, including the right to assert offsets or counterclaims where appropriate. Because such claims are unknown to the Debtors and not

quantifiable as of the Petition Date, they are not listed on Schedule A/B Question 75.

2. **Schedule D.** The claims listed on Schedule D arose and were incurred on various dates. To the best of the Debtors' knowledge, all claims listed on Schedule D arose, or were incurred, before the Petition Date.<sup>1</sup>

Except as otherwise agreed or stated pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court that is or becomes final, the Debtors and/or their estates reserve their right to dispute and 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 any Debtor and, subject to the foregoing limitations, note as follows: (a) although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken; (b) the Debtors reserve all rights to dispute and challenge the secured nature of any creditor's claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim; and (c) the descriptions provided on Schedule D are intended to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens.

#### 3. Schedule E/F

a. **Part 1.** The claims listed on Part 1 arose or were incurred on various dates. Determining the date a claim arose would be unduly burdensome and cost prohibitive. As a result, no such dates are included for claims listed in Part 1. The Debtors believe that all claims listed arose prior to the Petition Date.

The Debtors have not listed any wage or wage-related obligations that the Debtors have paid pursuant to First Day Orders on Part 1. The Debtors believe that all such claims for wages, salaries, benefits and other compensation will be satisfied in the ordinary course during these chapter 11 cases, pursuant to the authority granted to the Debtors under the relevant First Day Orders. The Debtors reserve their right to dispute or challenge whether creditors listed on Schedule E/F are entitled to priority status pursuant to sections 503 and 507 of the Bankruptcy Code.

Schedule E/F includes estimates relating to employee PTO obligations. These amounts are marked as unliquidated as the exact amount may vary from the most recent payroll records received from the Debtors. Additionally, these amounts are marked as contingent as the Debtors do not seek the authority to "cash out" accrued but unused PTO unless required by applicable non-bankruptcy law and as vacation is taken post filing by each employee.

<sup>&</sup>lt;sup>1</sup> Certain of the claims listed on Schedule D were also guaranteed by certain non-debtors. Those guarantees are listed on Schedule H

Claims owing to various taxing authorities to which the Debtors potentially may be liable are included on the Debtors' Schedule E/F. Certain of such claims, however, may be subject to ongoing audits and the Debtors otherwise are unable to determine with certainty the amount of the remaining claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as disputed, contingent, and unliquidated, pending final resolution of ongoing audits or other outstanding issues.

The Debtors reserve the right to assert that any claim listed on Schedule E/F does not constitute a priority claim under the Bankruptcy Code.

b. **Part 2.** The claims listed on Part 2 arose or were incurred on various dates. The Debtors have made reasonable efforts to include all unsecured creditors on Schedule E/F. Certain creditors may assert mechanic's, materialman's, or other similar liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve their rights to dispute and challenge the validity, perfection, and immunity from avoidance of any lien asserted and/or purported to be perfected by a creditor listed on Schedule E/F of any Debtor.

The aggregate net intercompany payable amounts listed in Schedule E/F may or may not result in allowed or enforceable claims by or against a given Debtor, and listing these payables is not an admission on the part of the Debtors that the intercompany claims are enforceable or collectable. The intercompany payables also may be subject to recoupment, netting, or other adjustments made pursuant to intercompany policies and arrangements not reflected in the Schedules.

The amounts listed in Schedule E/F with respect to certain trade creditors do not convey the Debtors' stipulations set forth in each such creditor's ongoing trade agreement, if applicable.

The Bankruptcy Court has authorized the Debtors to pay, in their discretion, certain unsecured claims, pursuant to the First Day Orders. To the extent practicable, each Debtor's Schedule E/F is intended to reflect the balance as of the Petition Date, however, some amounts may reflect postpetition payments of some or all of the Bankruptcy Court approved payments. Certain Debtors may pay additional claims listed on Schedule E/F during these chapter 11 cases pursuant to these and other orders of the Bankruptcy Court and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such claim. Additionally, Schedule E/F does not include potential rejection damage claims, if any, of the counterparties to executory contracts and unexpired leases that have been, or may be, rejected.

For purposes of Part 2, the Debtors have, to the best of their knowledge, aggregated claims for the same vendor. However, instances may exist where not all claims for a single vendor have been aggregated. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing

claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

4. Schedule G. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively, the "Agreements"), the Debtors' review process of the Agreements is ongoing and inadvertent errors, omissions, or over-inclusion may have occurred. Given the limited nature of their business operations, the Debtors do not maintain a contract management system. The contracts listed on Schedule G represent all of the Debtors' existing contracts to the best of the Debtors' knowledge, information and belief after reasonable diligence. The Debtors reserve the right to amend and modify Schedule G to the extent additional information becomes available.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted Agreements. Likewise, the listing of an Agreement on Schedule G does not constitute an admission that such Agreement is an executory contract or unexpired lease or that such Agreement was in effect on the Petition Date or is valid or enforceable. The 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, letter and other documents, instruments and agreements that may not be listed on Schedule G.

Executory agreements that are oral in nature have not been included in Schedule G. Any and all of the Debtors' rights, claims and causes of action with respect to the Agreements listed on Schedule G are hereby reserved and preserved, and as such, the Debtors hereby reserve all of their rights to (a) dispute the validity, status, or enforceability of any Agreements set forth on Schedule G, (b) dispute or challenge the characterization of the structure of any transaction, or any document or instrument related to a creditor's claim, including, but not limited to, the Agreements listed on Schedule G and (c) to amend or supplement such Schedule as necessary. Certain of the Agreements listed on Schedule G may have been entered into on behalf of more than one of the Debtors. Additionally, the specific Debtor obligors to certain of the Agreements may not have been specifically ascertained in every circumstance. In such cases, the Debtors have made reasonable efforts to identify the correct Debtor's Schedule G on which to list the Agreement and, where a contract party remained uncertain, such Agreement may have been listed on a different Debtor's Schedule G.

Certain of the Agreements listed on Schedule G may consist of several parts, including amendments, change orders, letters and other documents that may not be listed separately on Schedule G or that may be listed as a single entry. The Debtors expressly reserve their rights to challenge whether such related materials constitute an executory contract, a single contract or agreement or multiple, severable or separate contracts. The Debtors reserve all of their rights to dispute or challenge the characterization of the structure of any transaction,

or any document or instrument (including, without limitation, any intercompany agreement) related to a creditor's claims. Finally, certain of the executory agreements may not have been memorialized and could be subject to dispute.

Any and all of the Debtors' rights, claims, and causes of action with respect to the Agreements listed on this schedule are hereby reserved and preserved. Similarly, the listing of an Agreement on this schedule does not constitute admission that such document is not a secured financing.

5. Schedule H. The Debtors are party to various debt agreements which were executed by multiple Debtors. The guaranty obligations under prepetition secured credit agreements are noted on Schedule H for each individual Debtor. In the ordinary course of their businesses, the Debtors are involved in pending or threatened litigation and claims arising out of the conduct of their businesses. Some of these matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counter-claims against other parties. To the extent such claims are listed elsewhere in the Schedules of each applicable Debtor, they have not been set forth individually on Schedule H. Furthermore, the Debtors may not have identified on Schedule H certain guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. No claim set forth on the Schedules and Statements of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors or non-Debtors. Due to their voluminous nature, and to avoid unnecessary duplication, the Debtors have not included on Schedule H debts for which more than one Debtor may be liable if such debts were already reflected on Schedule E/F or Schedule G for the respective Debtors subject to such debt. To the extent these Notes include notes specific to Schedules D-G, such Notes also apply to the co-Debtors listed in Schedule H. The Debtors reserve all of their rights to amend the Schedules to the extent that additional guarantees are identified or such guarantees are discovered to have expired or be unenforceable.

#### Specific Notes with Respect to the Debtors' Statements of Financial Affairs

- 1. <u>SOFA 1.</u> The income stated in the Debtors' response to SOFA 1 includes income derived from accepting waste and refuse at the Debtors' landfill facility in Chesterfield, Virginia. The Debtors' fiscal year ends on December 31 each year:
  - FY 2023: Comprised of 52 weeks ending December 31, 2023.
  - FY 2024: Comprised of 52 weeks ending December 31, 2024.
  - FYTD June 1, 2025: Comprised of the period from January 1, 2025 June 1, 2025.
- 2. <u>SOFA 2.</u> The income stated in the Debtors' response to SOFA 2 includes income derived from gas royalty revenue and miscellaneous income. The Debtors also record interest income on their books, which primarily relates to income earned on an account held at Morgan Stanley

which serves to collateralize the Debtors' surety bonds. As noted above, the account is held by Evergreen for the benefit of VWS Holdco, Inc. and has thus been determined to not be the property of the Debtors' estate. Accordingly, interest income has not been reported in the Schedules. The Debtors' fiscal year ends of December 31 each year:

- FY 2023: Comprised of 52 weeks ending December 31, 2023.
- FY 2024: Comprised of 52 weeks ending December 31, 2024.
- FYTD June 1, 2025: Comprised of the period from January 1, 2025 June 1, 2025.
- 3. <u>SOFA 3.</u> Attachment 3 includes any disbursement or transfer made by the Debtors except for those made to bankruptcy professionals and insiders. Transfers to bankruptcy professionals are included on Attachment 11. Transfers to insiders are included in Attachment 4. Payments included in Attachment 3 are on a cash basis and were made through the Debtors' cash management system. The payments contained in Attachment 3 reflect activity from March 3, 2025 through June 1, 2025 collected from various sources including the accounts payable system, payments initiated directly by Treasury, and direct debits. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take any other actions necessary.

In addition, certain creditors received payments in their capacity as a third-party intermediary for the Debtors'; these payments are included as payments to the creditor. Dominion Payroll is the Debtors' payroll administrator and Attachment 3 reflects disbursements made to Dominion Payroll on account of the Debtors' payroll obligations, including current officers, which Dominion Payroll ultimately disburses to the Debtors' employees or other employment related parties with respect to deductions made against the employees' gross wages.

Other reimbursable expenses incurred by the employees using their own funds that are reimbursed directly to employees are reflected on SOFA 3.

4. <u>SOFA 4.</u> Larry McGee and Fred Nichols are both officers and directors of Shoosmith Bros., Inc. and VWS Holdco. Inc. Shoosmith Bros., Inc. pays each of Larry McGee and Fred Nichols a gross salary of \$36,000 annually, from which deductions are made for Mr. McGee's and Mr. Nichol's participation in various company sponsored health and wellness plans, including health insurance, dental insurance, vision insurance, short term disability, long term disability, and life insurance plans.

Similar to other employees, Shoosmith Bros., Inc. pays a portion of the cost of Larry McGee's and Fred Nichol's participation in the plans directly to the administrator of the health and wellness plan. The cost of Shoosmith Bros., Inc.'s contribution to Larry McGee's and Fred Nichol's participation in the plans is not included in SOFA 4.

Volunteer Enterprises, LLC is a pre-petition lender to the Debtors. Larry McGee and Fred Nichols each own 50% of Volunteer Enterprises, LLC. In November 2024, Shoosmith Bros.,

- Inc. made a \$4.5 million payment to Volunteer Enterprises, LLC on account of past-due and accrued interest on a pre-petition loan held by Volunteer Enterprises, LLC.
- 5. <u>SOFA 7.</u> Information provided on SOFA 7 includes only legal disputes that have been formally recognized by an administrative, judicial or other adjudicative forum. The Debtors have made reasonable efforts to disclose all pending litigation involving the Debtors. However, to the extent the Debtors identify omissions, the Debtors will update accordingly. The Debtors reserve all rights to amend or supplement their response to SOFA 7.
- 6. **SOFA 11.** Payments represent transactions on outstanding bills as well as retainers. The Debtors have listed payments made to professionals retained by the Debtors.
- 7. <u>SOFA 13.</u> Transfers identified in this response reflect transfers made outside the ordinary course of business. As noted above, there is a Morgan Stanley Account held by Evergreen for the benefit of VWS Holdco, Inc. and has thus been determined to not be the property of the Debtors' estate. Accordingly, transfers from that account have not been reported in the Statement of Financial Affairs.
- 8. <u>SOFA 18.</u> The Debtors closed a depository account at Wells Fargo Bank, N.A. in July 2024. Remaining funds held in the account were transferred to the Debtors' Comerica Bank Depository account ending in 1632 in July 2024.
- 9. <u>SOFA 22-24.</u> Information provided on SOFA 22-24 includes only legal disputes that have been formally recognized by an administrative, judicial or other adjudicative forum. The Debtors have made reasonable efforts to disclose all known and received notices, orders, determinations, and litigation involving the Debtors. However, to the extent the Debtors identify omissions, the Debtors will update accordingly. The Debtors reserve all rights to amend or supplement their responses to SOFA 22-24.

Fill in this information to identify the case:							
Debtor Name: In re : Shoosmith Bros., Inc.							
United States Bankruptcy Court for the: District Of Delaware							
Case number (if known): 25-10980 (JKS)							

## ☐ Check if this is an amended filing

## Official Form 207

## Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/25

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								
Gross revenue from busines     None	s							
Identify the beginning and may be a calendar year	ending	dates of the debtor's	fiscal y	ear, which		Sources of revenue Check all that apply	(be	oss revenue fore deductions and lusions)
From the beginning of the fiscal year to filing date:	From	1/1/2025 MM / DD / YYYY	to	Filing date	☑	Operating a business Other	\$	326,313.20
For prior year:	From	1/1/2024 MM / DD / YYYY	to	12/31/2024 MM / DD / YYYY	_ <b>☑</b>	Operating a business Other	\$	1,624,395.15
For the year before that:	From	1/1/2023 MM / DD / YYYY	to	12/31/2023 MM / DD / YYYY	_ <b>☑</b>	Operating a business Other	\$	17,512,691.42

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Debtor: Shoosmith Bros., Inc. Case number (if known): 25-10980

Name

#### 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.

□ None

					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	1/1/2025 MM / DD / YYYY	to	Filing date	Royalty/Misc. Income	_ \$	683,777.19	
For prior year:	From	1/1/2024 MM / DD / YYYY	to	12/31/2024 MM / DD / YYYY	Royalty/Misc. Income	\$	4,371,753.12	
For the year before that:	From	1/1/2023 MM / DD / YYYY	to	12/31/2023 MM / DD / YYYY	Royalty/Misc. Income	\$	451,968.28	

Payments or transfers to creditors within 90 days before filling this case  ist payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 day ing this case unless the aggregate value of all property transferred to that creditor is less than \$8,575. (This amount may be adjusted and every 3 years after that with respect to cases filed on or after the date of adjustment.)  1 None    Creditor's name and address		noosmith Bros., Inc.		Case num	nber (if known):	25-10980						
Pertain payments or transfers to creditors within 90 days before filling this case  ist payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 day ling this case unless the aggregate value of all property transferred to that creditor is less than \$8,575 . (This amount may be adjusted and every 3 years after that with respect to cases filled on or after the date of adjustment.)  None    None   Creditor's name and address   Dates   Total amount or value   Reasons for payment or transfer Check all that apply   Secured debt   Unsecured loan repayment   Unsecured lo	Nam	me										
Pertain payments or transfers to creditors within 90 days before filling this case  ist payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 day ling this case unless the aggregate value of all property transferred to that creditor is less than \$8,575 . (This amount may be adjusted and every 3 years after that with respect to cases filled on or after the date of adjustment.)  None    None   Creditor's name and address   Dates   Total amount or value   Reasons for payment or transfer Check all that apply   Secured debt   Unsecured loan repayment   Unsecured lo		List Cartain Transfers Made Refere	Filing for Bankrupto	AV.								
List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 day ling this case unless the aggregate value of all property transferred to that creditor is less than \$8,575 . (This amount may be adjusted and every 3 years after that with respect to cases filed on or after the date of adjustment.)    None   Creditor's name and address   Dates   Total amount or value   Check all that apply												
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None   Creditor's name and address   Dates   Total amount or value   Reasons for payment or transfer Check all that apply												
Creditor's name and address    Dates   Total amount or value   Reasons for payment or transfer Check all that apply												
3.1 See SOFA 3 Attachment    Secured debt   Creditor's Name   Secured debt	□ No	lone										
Creditior's Name   Unsecured loan repayment   Suppliers or vendors   Services   Other    City State ZIP Code   Country    Payments or other transfers of property made within 1 year before filling this case that benefited any insider    List payments or transfers, including expense reimbursements, made within 1 year before filling this case on debts owed to an inside guaranteed or costigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less \$8,575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate d and their relatives; general partners of a partnership debtor and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  4.1 See SOFA 4 Attachment  Tinsider's Name  Tinsider's Name  Street		Creditor's name and address	Dates	Total amount or value								
Street    Gity   State   ZiP Code	3.1			\$		Secured debt						
Services   Other		Creditor's Name				Unsecured loan repayments						
Country  Payments or other transfers of property made within 1 year before filling this case that benefited any insider  List payments or transfers, including expense reimbursements, made within 1 year before filling this case on debts owed to an inside guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less \$8,575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filled on or after the date of and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  4.1 See SOFA 4 Attachment Insider's Name  Street  City  State  ZIP Code		- C				Suppliers or vendors						
Payments or other transfers of property made within 1 year before filling this case that benefited any insider  List payments or transfers, including expense reimbursements, made within 1 year before filling this case on debts owed to an inside guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less \$8,575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate d and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  Street  City State ZiP Code  Country		Street				Services						
Payments or other transfers of property made within 1 year before filling this case that benefited any insider  List payments or transfers, including expense reimbursements, made within 1 year before filling this case on debts owed to an insid guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less \$8.575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filled on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate of and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  4.1 See SOFA 4 Attachment  Street  City State ZIP Code  Country						Other						
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Payments or other transfers of property made within 1 year before filing this case that benefited any insider  List payments or transfers, including expense reimbursements, made within 1 year before filing this case on debts owed to an inside guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less \$8,575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate of and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  Street  City  State  ZIP Code		Country										
and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101(31).  None  Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  \$  Street  City  State  ZIP Code  Country		Payments or other transfers of prop	erty made within 1 v	ear before filing this case that	benefited a	nv insider						
Insider's Name and Address  Dates  Total amount or value  Reason for payment or transfer  \$  Street  City State ZIP Code  Country	I	List payments or transfers, including exguaranteed or cosigned by an insider u	pense reimbursemen	ts, made within 1 year before fili alue of all property transferred to	ng this case o or for the b	on debts owed to an insider openefit of the insider is less that						
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Relationship to Debtor	4.1 \$ \( \frac{1}{3} \)	List payments or transfers, including exguaranteed or cosigned by an insider u \$8,575. (This amount may be adjusted adjustment.) Do not include any payme and their relatives; general partners of any managing agent of the debtor. 11 to None  Insider's Name and Address  See SOFA 4 Attachment Insider's Name  Street  City State ZIP Cod	pense reimbursemen nless the aggregate v on 4/01/28 and every ents listed in line 3. Insa partnership debtor a J.S.C. § 101(31).  Dates	ts, made within 1 year before filing ralue of all property transferred to 3 years after that with respect to siders include officers, directors, and their relatives; affiliates of the Total amount or value	ng this case o or for the b o cases filed and anyone e debtor and	on debts owed to an insider of penefit of the insider is less that I on or after the date of in control of a corporate debt I insiders of such affiliates; an						

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Debtor:	Shoosmith Bros., Inc.	Case	number (if known):	25-10980					
	Name		_						
5. R	Repossessions, foreclosures, and returns								
	ist all property of the debtor that was obtained by old at a foreclosure sale, transferred by a deed in	,	, , ,	, ,					
V	1 None								
С	reditor's Name and Address	Description of the Property	Date	Value of property					

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 20 of 52

litor's Name a	nd Address		Description of the Property	Date	Value of property
Creditor's Name	)		_		<b>\$</b>
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 Name and Address	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			

Debtor:	Case 25-109 Shoosmith Bros., Inc.	980-JKS	Doc 7	Filed 07/16		Page 21 (se number (if known).							
	Name												
art 3	Legal Actions or Assignments												
L	ist the legal actions, proceedings, inve	egal actions, administrative proceedings, court actions, executions, attachments, or governmental audits ist the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was avolved in any capacity—within 1 year before filing this case.											
	None												
	Case title	Nature of cas	e	Court or a	Court or agency's name and address			Status of case					
	7.1 See SOFA 7 Attachment			Name				-	Pending On appeal Concluded				
	Case number							_					
				City		State	ZIP Code	_					
				Country				_					

#### 8. Assignments and receivership

✓ None

City

Country

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

	Custodian's name and address	Description of the Property	value
8.1			\$
	Custodian's name		Court name and address
		Case title	
	Street		Name
		Case number	Street

Date of order or assignment

City

Country

ZIP Code

State

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

State

ZIP Code

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 22 of 52

Debtor: Shoosmith Bros., Inc.

Case number (if known): 25-10980

Name

**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

✓ None

Part 4:

	Recipient's name	and addres	ss	Description of the gifts or contributions	Dates given	Value
9.1						\$
	Creditor's Name					
	Street			_		
	City	State	ZIP Code	_		
	Country			-		
	Recipient's relation	nship to de	btor			

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 23 of 52

Debtor: Shoosmith Bros., Inc. Case number (if known): 25-10980

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				\$ 

Debtor:	Shoosm	(ith Bros., Inc.	Case 25-10	980-JKS	Doc 7	Filed 07/		Page 2		<b>2</b> 25-10980	
	Name										
Part 6	6: Cer	tain Paymer	nts or Transfers	i							
11.	Payme	nts related t	o bankruptcy								
	of this c	payments of ase to another filing a bank	er person or enti	transfers of pro ty, including att	operty made forneys, that	by the debtor of the debtor cons	or person ac sulted abou	cting on bel ut debt cons	half of the solidation	edebtor within 1 y or restructuring, s	ear before the filing eeking bankruptcy
	□ None	e									
		Who was paid	d or who received	the transfer?	If not mone	y, describe any <sub>l</sub>	oroperty trai	nsferred	Dates	Total amou	nt or value
	11.1	See SOFA 1	1 Attachment							\$	
		Address									
		Street			-						
		City	State	ZIP Code	-						
		Country			_						
		Email or web	site address								
		Who made th	e payment, if not	debtor?							
12.	Self-sett	ed trusts of	which the debt	or is a benefic	iary						
(	case to a	self-settled t	ransfers of properust or similar de rs already listed	evice.		a person acting	on behalf o	of the debto	r within 1	0 years before the	filing of this
I	✓ None										
								<b>D</b>	6		

#### 12

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

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 25 of 52

Debtor: Shoosmith Bros., Inc. Case number (if known): 25-10980

#### 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.

□ None

Who receive	ed transfer?		Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
See SOFA 1	3 Attachment				\$
Address					
Street			_		
City	State	ZIP Code	-		
Country			_		
Relationship	p to Debtor				

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 26 of 52 Shoosmith Bros., Inc. Case number (if known): 25-10980 Debtor: 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.  $\ \ \square$  Does not apply Address Dates of occupancy То 14.1 From \_ Street

ZIP Code

City

Country

State

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 27 of 52 Shoosmith Bros., Inc. Debtor: Case number (if known):

Name

Part 8: **Health Care Bankruptcies** 

15	Health	Care	bankruptcies	
ıJ.	nealui	Care	Daliki upicies	

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.

☐ Yes. Fill in the information below.

103	. 1 111 111 1110 1111011	mation belo	· · ·		
	Facility Name a	and Address	<b>i</b>	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 25-10980-JKS Doc 7 Filed 07/16/25 Page 28 of 52 Shoosmith Bros., Inc. 25-10980 Debtor: Case number (if known): Name Personally Identifiable Information Part 9: 16. Does the debtor collect and retain personally identifiable information of customers? ☑ Yes. State the nature of the information collected and retained. Name, Address, Telephone 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☐ Yes

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 29 of 52

Debtor: Shoosmith Bros., Inc. Case number (if known): 25-10980

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

Name

Financial institut	ion name and	address	Last 4 digits of account number		Туре о	f account	Date account was closed, sold, moved, or transferred	Last balance transfer	e before closing or
Wells Fargo Ban	k, N.A.		XXXX- <u>4780</u>		Checki	•	7/31/2024	\$	91,273.12
Ivaille					Saving	S			
PO Box 63020					Money	market			
Street					Broker	age			
				$\checkmark$	Other	Depository			
San Francisco	CA	94163							
City	State	ZIP Code							

#### 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	ution name and a	ddress	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 25-10980-JKS Doc 7 Filed 07/16/25 Page 30 of 52

Debtor: Shoosmith Bros., Inc.

Case number (if known): 25-10980

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				□ V
	Street				□ Yes
			•		
			Address		
	City State	ZIP Code			
	Country				

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 31 of 52

Debtor: Shoosmith Bros., Inc. Case number (if known): 25-10980

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.

	Owner's name	and addre	ess	Location of the property	Description of the property	Value
21.1	Name					
	Street			-		
	City	State	ZIP Code	-		

Nam  Art 12:  or the pu	ne				, ,	25-10980	
	Details About Environments	Information					
	Details About Environmental urpose of Part 12, the following details and the second se						
			•				-:-1
	ironmental law means any statute Irdless of the medium affected (a				ition, contamination, or na	zardous matei	iai,
	means any location, facility, or p erly owned, operated, or utilized		ding disposal site	s, that the debtor	now owns, operates, or u	tilizes or that tl	ne debtor
	ardous material means anything similarly harmful substance.	that an enviro	onmental law defi	nes as hazardou	s or toxic, or describes as	a pollutant, co	ntaminant,
port all	I notices, releases, and procee	dings know	n, regardless of	when they occu	rred.		
. Has t	the debtor been a party in any	iudicial or a	dministrative pro	ceeding under	anv environmental law?	Include settler	ments and orde
□ No		•	•	J	•		
⊻ Y€	es. Provide details below.						
	Case title	Court or	agency name and	address	Nature of the case	:	Status of case
22.	.1 See SOFA 22 Attachment	Name					Pending
		Name				_	On appeal
		Street				L	Concluded
	Case Number						
		City	State	ZIP Code			
		Country					
		Country					
	any governmental unit otherw nvironmental law?	ise notified t	he debtor that tl	ne debtor may b	e liable or potentially lia	ble under or i	n violation of
	NO .						
☑ Y	Yes. Provide details below.						
	Site name and address		Governmental address	ınit name and	Environmental la	w, if known	Date of notic
23.1	1 See responses to SOFA Question	on 22					
	Name		Name				
	Street		Street				

Country

Country

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Debtor: Shoosmith Bros., Inc.
Name

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

☑ No

 $\ \square$  Yes. Provide details below.

	Site name a	nd address		Government	al unit name	and address	Environmental law, if known	Date of notice
4.1	Name			Name				_
	Street			Street				
	City	State	ZIP Code	City	State	ZIP Code		
	Country			Country				

: Shoo	osmith Bros., In		-10980-JKS			25 Page Case numbe		25-10980
Name								
13:	Details Aboເ	t the Debtor's	Business or Co	onnections to A	Any Business			
			debtor has or ha					
List an	ny business fo nclude this in	r which the de formation even	btor was an owner if already listed i	er, partner, men n the Schedule	nber, or otherwise a	person in con	trol within 6	years before filing this
☑ No			•					
	Business na	ne and addres	s	Describe the n	ature of the busine			tion number Security number or ITIN
25.1						EIN:		
ı	Name					Dates b	usiness exis	sted
_						From _		To
;	Street							
_								
-	City	State	ZIP Code					
_	_							
(	Country							
Books	s, records, ar	nd financial sta		ntained the deb	tor's books and rec	ords within 2 y	ears before	filing this case.
Books	s, records, ar ist all account one	ants and book		ntained the deb			ears before	filing this case.
<b>Books</b> 26a. Li	s, records, ar	ants and book		ntained the deb	tor's books and rec		ears before	filing this case.
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Ard Mark Hills - (	ants and book		ntained the deb		service		filing this case.
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Admirk Hills - (Name	ants and book		ntained the deb	Dates of s	service		
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Ard Mark Hills - (	ants and book		ntained the deb	Dates of s	service		
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Admark Hills - ( Name  11520 Iron B	ants and book		ntained the deb	Dates of s	service		
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Admark Hills - ( Name  11520 Iron B	ants and book		ntained the deb	Dates of s	service		
<b>Books</b> 26a. Li □ No	s, records, ard ist all account one  Name and Administration Administration Box Street  Chester	ants and book  ddress  Controller  idge Rd	keepers who mai	23831	Dates of s	service		
Books 26a. Li □ No	s, records, ard ist all account one  Name and Administration Administration But the street Administration Administration But the street But t	ants and book  ddress  Controller  idge Rd	keepers who mai		Dates of s	service		
Books 26a. Li □ No	s, records, ard ist all account one  Name and Admark Hills - (Name  11520 Iron Book Street  Chester  City	ants and book  ddress  Controller  idge Rd	keepers who mai	23831	Dates of s	service		
Books 26a. Li □ No	s, records, ard ist all account one  Name and Administration Administration Box Street  Chester	ants and book  ddress  Controller  idge Rd	keepers who mai	23831	Dates of s	service		
Books 26a. Li  No 26a.1	s, records, ard ist all account one  Name and Admark Hills - Country  Chester  City  Country  Ill firms or ind	ants and book	keepers who mai	23831 ZIP Code	Prom 8/	<b>15/2008</b>	7	
Books 26a. Li  No 26a.1	s, records, ard ist all account one  Name and Admark Hills - (Name 11520 Iron Bound Street)  Chester City  Country  Ill firms or ind ment within 2	ants and book  ddress  Controller  ridge Rd	keepers who mai	23831 ZIP Code	Prom 8/	<b>15/2008</b>	7	To Present
Books  26a. Li  No  26a.1	s, records, ard ist all account one  Name and Admark Hills - (Name 11520 Iron Bound Street)  Chester City  Country  Ill firms or ind ment within 2	ants and book  ddress  Controller  idge Rd  V  S  viduals who have a selected for the selec	keepers who mai	23831 ZIP Code	Prom 8/	service 15/2008	7	To Present
Books  26a. Li  No  26a.1	S, records, are ist all account one  Name and Are Mark Hills - (Name 11520 Iron B)  Street  Chester City  Country  Ill firms or ind ment within 2 Ione  Name and	ants and book  ddress  Controller  idge Rd  V  S  viduals who ha years before fi	/A state  ave audited, compling this case.	23831 ZIP Code	Pates of seal pa	service 15/2008	records or p	To Present
Books 26a. Li  No 26a.1	S, records, are ist all account one  Name and Are Mark Hills - (Name 11520 Iron B)  Street  Chester City  Country  Ill firms or ind ment within 2 Ione  Name and	ants and book  ddress  Controller  idge Rd  V  S  viduals who ha years before fi	keepers who mai	23831 ZIP Code	Prom 8/	service 15/2008	7	To Present

 4401 Dominion Blvd

 Street
 Glen Allen
 VA
 23060
 City
 State
 ZIP Code

 Country
 Country

Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 35 of 52 Shoosmith Bros., Inc. Debtor: Case number (if kno 25-10980 Name 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. If any books of account and records are Name and address unavailable, explain why 26c.1 Keiter, Stephens, Hurst, Gary & Shreaves 4401 Dominion Blvd Street Glen Allen VA 23060 City ZIP Code State Country If any books of account and records are Name and address unavailable, explain why 26c.2 Mark Hills Name 11520 Iron Bridge Rd Street Chester VA 23831 City State ZIP Code Country 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. □ None Name and address 26d.1 Evergreen National Indemnity Company Name 6150 Oak Tree Blvd. Street Suite 440 Independence ОН 44131 City State ZIP Code Country

			Case 25-	10980-JK	S Doc 7	Filed	07/16/2!	5 Page 36	of 52	
Debtor:	Sho	oosmith Bros., I						Case number (if know		60
07.1	Nam									
27. I	nven									
H	lave a	any inventori	ny inventories of the debtor's property been taken within 2 years before filing this case?							
	☑ No	0								
	□ Ye	es. Give the c	sive the details about the two most recent inventories.							
	Name of the person who supervis			ervised the tak	ised the taking of the inventory				mount and b	asis (cost, market, or ntory
								<b>\$</b>		
		Name and a records	Name and address of the person who has possession of inventory records							
	27.1	Name								
		Name								
		Street								
		City	State		ZIP Code					
		Country								
		Country								
			officers, director of the debtor at				rs, member	rs in control, cor	ntrolling sha	reholders, or other
'	сорі		or the debter at			,uoc.		Position and Na	ture of any	
		Name		Addres	S			interest	lure or any	% of interest, if any
	28.1	Fred Nichols		Address	Address on file			Director		
	28.2 Larry McGee			Address	Address on file			Director		
	28.3	28.3 VWS Holdco, Inc.			P.O. Box 2770, Chesterfied, VA 23832		332	Sole Shareholder		100%
								managing memb		partners, members
	☑ N	lo								
	☐ Yes. Identify below.									
	Name			Address		Position and Nature of any interest		Period during which position or interest was held		

То \_\_\_\_

From

29.1

Debtor:	Shoos	Commith Bros., Inc.	ase 25-10980	-JKS Do	oc 7 Fi	led 07/		Page 37 ( e number (if known):		)
	Name									
	-		s, or withdrawals c	_						
			ig this case, did the d on loans, stock redem				n any form,	including salary	, other com	pensation, draws,
	□ No									
	☑ Yes	s. Identify below.								
		Name and addre	ess of recipient		Amount of or description value of pro	on and	Dates		Reason for	providing the value
	30.1	See SOFA Quest	ion 4							
		Name								
		Street								
		City	State	ZIP Code						
		Country								
		Relationship to	debtor							
31.	Within	6 vears before	filing this case, has	the debtor b	een a memb	per of any	/ consolida	ted aroup for t	ax purpose	es?
	□ No	•	,			•	•			
		Identify below								
	v res	. Identify below.								
	ı	Name of the pare	nt corporation					on number of th	e parent co	rporation
	31.1	/WS Acquisitions,	LLC			EIN: 26-2	735526			
32.	Withi	n 6 years before	filing this case, ha	s the debtor a	as an emplo	yer been	responsibl	le for contribut	ing to a pe	nsion fund?
	☑ No	ı								
	□ Ye	s. Identify below.								
		Name of the per	nsion fund		Em	nployer Id	entification	number of the p	ension fun	d
	32.1				EIN	N:				

# Part 14: Signature and Declaration Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 38 of 52

Yes

WA	RNING Ba	ankruptcy fraud is a seri	ous crime. Making a false statement, co	ncealing property, or	obtaining money or property by fraud in
coni	nection with	a bankruptcy case can	result in fines up to \$500,000 or impriso	nment for up to 20 ye	ears, or both.
18 L	J.S.C.§§ 152	2, 1341, 1519, and 3571	l.		
I ha	ve examined	the information in this	Statement of Financial Affairs and any a	attachments and have	a reasonable belief that the information is true and correct.
I de	clare under	penalty of perjury that the	ne foregoing is true and correct.		
Exe	cuted on	07/16/2025			
		MM / DD / YYYY			
×	/s/Steve	en F. Agran		Printed name	Steven F. Agran
	Signature	of individual signing on	behalf of the debtor	i filited flame	Oteven 1 : Agran
	Position or	relationship to debtor	Chief Restructuring Officer		
Are	additiona	I pages to <i>Statemen</i>	nt of Financial Affairs for Non-Indi	viduals Filing for I	Bankruptcy (Official Form 207) attached?
	No				

## In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 3

Certain payments or transfers to creditors within 90 days before filing this case

							Total amount	
Payee's name	Address 1	Address 2	City	State	Zip	Date	or value	Reason for payment or transfer
ANTHEM HEALTHKEEPERS	P. O. Box 580494		Charlotte	NC	28258-0494	3/6/2025	\$12,761.69	Services
CARL M. HENSHAW DRAINAGE	P O BOX 3329		Chester	VA	23831	3/6/2025	\$15,771.10	Suppliers or vendors
CARTER MACHINERY COMPANY	P.O. Box 751053		Charlotte	NC	28275	4/3/2025	\$15,926.66	Suppliers or vendors
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	3/3/2025	\$124,381.81	Services
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	5/1/2025	\$32,176.75	Services
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	5/27/2025	\$50,000.00	Services
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	5/27/2025	\$50,000.00	Services
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/6/2025		Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/6/2025	\$523.32	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/6/2025	\$12,284.10	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025		Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025	\$42.36	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025	\$238.33	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025	\$316.60	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025	\$402.99	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	3/27/2025	\$10,608.30	Suppliers or vendors
DOMINION ENERGY VIRGINIA	P.O. Box 26666		Richmond	VA	23261-6666	4/17/2025	\$127.23	Suppliers or vendors
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/5/2025	\$10,965.92	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/12/2025	\$8,769.59	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/12/2025	\$10,603.06	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/19/2025	\$11,748.75	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/26/2025	\$8,379.08	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	3/26/2025	\$11,281.81	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/2/2025	\$11,172.64	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/9/2025	\$8,901.29	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/9/2025	\$11,101.13	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/16/2025	\$10,871.47	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/23/2025	\$8,509.41	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/23/2025	\$10,461.05	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	4/30/2025	\$10,514.61	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/7/2025	\$8,852.49	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/7/2025	\$10,317.31	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/14/2025		Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/21/2025	\$8,471.92	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/21/2025	\$10,522.27	Services
DOMINION PAYROLL	3200 Rockbridge Street	Suite 300	Richmond	VA	23230	5/28/2025	\$10,083.72	Services
DOMINION VIRGINIA POWER	P O BOX 26543		Richmond	VA	23290	5/1/2025		Suppliers or vendors
DOMINION VIRGINIA POWER	P O BOX 26543		Richmond	VA	23290	5/1/2025		Suppliers or vendors
DOMINION VIRGINIA POWER	P O BOX 26543		Richmond	VA	23290	5/1/2025		Suppliers or vendors
DOMINION VIRGINIA POWER	P O BOX 26543		Richmond	VA	23290	5/1/2025		Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	3/6/2025		Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	3/6/2025		Suppliers or vendors

## In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 3

Certain payments or transfers to creditors within 90 days before filing this case

							Total amount	
Payee's name	Address 1	Address 2	City	State	Zip	Date	or value	Reason for payment or transfer
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	3/6/2025	\$2,232.00	Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	4/3/2025	\$360.00	Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	4/3/2025	\$650.00	Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	4/3/2025	\$870.00	Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	4/3/2025	\$1,350.00	Suppliers or vendors
ENGINEERING DESIGN & DEVEL	6411 Rigsby Road		Richmond	VA	23226	4/3/2025	\$5,717.50	Suppliers or vendors
INGERSOLL RAND COMPANY	P.O. BOX 75817		Charlotte	NC	28275	5/1/2025	\$19,038.21	Suppliers or vendors
INTEGRITY ENVIRONMENTAL	1127 Curtis Street		Monroe	NC	28112	5/12/2025	\$12,927.48	Suppliers or vendors
JOHN DEERE FINANCIAL	P.O. BOX 4450		Carol Stream	IL	60197	3/6/2025	\$6,041.69	Secured Debt
JOHN DEERE FINANCIAL	P.O. BOX 4450		Carol Stream	IL	60197	3/27/2025	\$6,041.69	Secured Debt
JOHN DEERE FINANCIAL	P.O. BOX 4450		Carol Stream	IL	60197	5/15/2025	\$6,041.69	Secured Debt
MARK HILLS	Address on file					3/20/2025	\$1,882.12	Other
MARK HILLS	Address on file					4/17/2025	\$5,229.67	Other
MARK HILLS	Address on file					5/22/2025		Other
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	3/6/2025	\$33,490.86	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	3/20/2025	\$20,609.76	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	4/3/2025	\$2,154.25	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	4/3/2025	\$23,696.75	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	4/10/2025	\$31,021.20	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	4/17/2025	\$28,061.24	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	5/1/2025		Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	5/1/2025	\$28,497.55	Suppliers or vendors
MR. BULT'S, INC	2627 East 139th Street		Burnham	IL	60633	5/15/2025	\$23,743.80	Suppliers or vendors
RAIN FOR RENT VIRGINIA	23025 Airpark Drive		Petersburg	VA	23803	3/6/2025	\$750.00	Suppliers or vendors
RAIN FOR RENT VIRGINIA	23025 Airpark Drive		Petersburg	VA	23803	3/6/2025	\$7,235.91	Suppliers or vendors
RAIN FOR RENT VIRGINIA	23025 Airpark Drive		Petersburg	VA	23803	5/1/2025	\$34,662.55	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	3/6/2025	\$7,087.35	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	3/6/2025		Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	3/20/2025	\$53,527.05	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	4/3/2025	\$65,068.80	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	4/10/2025	\$42,458.85	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	4/17/2025	\$8,336.40	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	4/17/2025	\$53,905.05	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	5/1/2025	\$3,591.60	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	5/1/2025		Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	5/1/2025	\$8,291.70	Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214	5/1/2025		Suppliers or vendors
SHAMROCK ENVIRONMENTAL	6106 Corporate Park Drive		Browns Summitt	NC	27214			Suppliers or vendors
SHOOSMITH CONSTRUCTION	11800 Lewis Road		Chesterfield	VA	23831	3/20/2025		Suppliers or vendors
SHOOSMITH CONSTRUCTION	11800 Lewis Road		Chesterfield	VA	23831	4/17/2025		Suppliers or vendors
SYNAGRO TECHNOLOGIES INC	11520 Williams Ct	Suite 100	Baltimore	MD	21220	5/15/2025	\$18,000.00	Suppliers or vendors
TROUTMAN PEPPER LOCKE LLP	1001 Haxall Point		Richmond	TX	23219	3/6/2025	\$5,966.00	Services

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## In re: Shoosmith Bros., Inc. Case No. 25-10980

#### Attachment 3

Certain payments or transfers to creditors within 90 days before filing this case

							Total amount	
Payee's name	Address 1	Address 2	City	State	Zip	Date	or value	Reason for payment or transfer
TROUTMAN PEPPER LOCKE LLP	1001 Haxall Point		Richmond	TX	23219	3/20/2025	\$62,432.28	Services
TROUTMAN PEPPER LOCKE LLP	1001 Haxall Point		Richmond	TX	23219	4/10/2025	\$40,162.32	Services
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	3/6/2025	\$215.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	3/27/2025	\$485.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	3/27/2025	\$4,535.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/1/2025	\$255.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/1/2025	\$330.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/1/2025	\$395.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/1/2025	+ - )	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/1/2025	\$3,675.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/15/2025	\$350.00	Suppliers or vendors
VIRGINIA ROADSIDE SVCS LLC	8304 Hickory Road		South Chesterfield	VA	23803	5/15/2025	\$1,025.00	Suppliers or vendors

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 4

Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Total amount or Reasons for payment or											
Insider's name	Address 1	City	State	7in	Date	value	transfer	Relationship to debtor			
Fred Nichols	Address on file	City	State	ZIP	6/6/202			Officer and Director			
Fred Nichols	Address on file				6/20/202			Officer and Director			
Fred Nichols	Address on file				7/3/202			Officer and Director			
Fred Nichols	Address on file				7/18/202			Officer and Director			
Fred Nichols	Address on file				8/1/202			Officer and Director			
Fred Nichols	Address on file				8/15/202			Officer and Director			
Fred Nichols	Address on file				8/29/202	1 /		Officer and Director			
Fred Nichols	Address on file				9/12/202			Officer and Director			
Fred Nichols	Address on file				9/26/202			Officer and Director			
Fred Nichols	Address on file				10/10/202			Officer and Director			
Fred Nichols	Address on file				10/10/202			Officer and Director			
Fred Nichols	Address on file				11/7/202			Officer and Director			
Fred Nichols	Address on file				11/21/202		,	Officer and Director			
Fred Nichols	Address on file				12/5/202			Officer and Director			
Fred Nichols	Address on file				12/19/202		,	Officer and Director			
Fred Nichols	Address on file				1/2/202			Officer and Director			
Fred Nichols	Address on file				1/16/202	. , ,	,	Officer and Director			
Fred Nichols	Address on file				1/30/202		,	Officer and Director			
Fred Nichols	Address on file				2/13/202			Officer and Director			
Fred Nichols	Address on file				2/13/202			Officer and Director			
Fred Nichols	Address on file				3/13/202			Officer and Director			
Fred Nichols	Address on file				3/13/202			Officer and Director			
Fred Nichols	Address on file				4/10/202			Officer and Director			
Fred Nichols	Address on file				4/10/202			Officer and Director			
Fred Nichols	Address on file				5/8/202			Officer and Director			
Fred Nichols	Address on file				5/22/202			Officer and Director			
Larry McGee	Address on file				6/6/202			Officer and Director			
Larry McGee	Address on file				6/20/202			Officer and Director			
Larry McGee	Address on file	_			7/3/202			Officer and Director			
Larry McGee	Address on file				7/18/202			Officer and Director			
Larry McGee	Address on file				8/1/202			Officer and Director  Officer and Director			
Larry McGee	Address on file				8/15/202			Officer and Director			
Larry McGee	Address on file				8/29/202			Officer and Director			
Larry McGee	Address on file				9/12/202	, ,		Officer and Director			
Larry McGee	Address on file				9/12/202			Officer and Director			
,	Address on file				10/10/202		,	Officer and Director			
Larry McGee Larry McGee	Address on file				10/10/202			Officer and Director			
Larry McGee	Address on file				11/7/202		,	Officer and Director			
Larry McGee	Address on file				11/21/202			Officer and Director			
							,				
Larry McGee	Address on file				12/5/202			Officer and Director			
Larry McGee	Address on file		+	1	12/19/202		,	Officer and Director			
Larry McGee	Address on file		1	1	1/2/202			Officer and Director			
Larry McGee	Address on file		1	1	1/16/202			Officer and Director			
Larry McGee	Address on file			1	1/30/202			Officer and Director			
Larry McGee	Address on file	_	1		2/13/202			Officer and Director			
Larry McGee	Address on file		1	1	2/27/202			Officer and Director			
Larry McGee	Address on file		1		3/13/202			Officer and Director			
Larry McGee	Address on file	_	1		3/27/202			Officer and Director			
Larry McGee	Address on file	_	1	-	4/10/202			Officer and Director			
Larry McGee	Address on file		1	-	4/24/202			Officer and Director			
Larry McGee	Address on file				5/8/202			Officer and Director			
Larry McGee	Address on file			1	5/22/202	5 \$1,384.62	Salary	Officer and Director			

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 4

Payments or other transfers of property made within 1 year before filing this case that benefited any insider

						Total amount or	Reasons for payment or	
Insider's name	Address 1	City	State	Zip	Date	value	transfer	Relationship to debtor
Larry McGee	Address on file				9/19/24	\$505.09	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				9/19/24	\$1,011.41	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				9/19/24	\$876.91	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				9/19/24	\$681.63	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				9/19/24	\$373.77	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				9/19/24	\$190.05	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				10/21/24	\$4,414.35	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				10/21/24	\$706.67	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/6/24	\$706.67	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/6/24	\$4,414.35	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/14/24	-\$706.67	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/14/24	-\$4,414.35	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/18/24	\$706.67	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/18/24	\$4,414.35	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				11/18/24	-\$5,121.02	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				1/16/25	\$316.28	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				1/16/25	\$536.45	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				2/18/25	\$8,231.67	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				3/6/25	\$1,674.20	Expense Reimbursement	Officer and Director
Larry McGee	Address on file				4/17/25	\$3,170.29	Expense Reimbursement	Officer and Director
								Larry McGee, an officer and director of the Shoosmith Bros., Inc., is a 50% shareholder of
							Interest on debt owned by	Volunteer Enterprises, LLC. Fred Nichols, an officer and director of the Shoosmith Bros.,
Volunteer Enterprises, LLC	Address on file				11/30/2024	\$4,500,000.00	Volunteer Enterprises, LLC	Inc., is a 50% shareholder of Volunteer Enterprises, LLC.

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 7

Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

Case Title	Case number	Nature of case	Court name	Court address 1	Court address 2	Court City	Court State		Status of case (e.g. Pending, On appeal, Concluded)
WILLIAM KENT DURHAM, JOHN									
DOUGLAS COLLINS, II, MARILYN E.									
ORCUTT AS SUCCESSOR IN INTEREST OF EUGENE ORCUTT,									
AND SAM M. KELLY IN HER									
CAPACITY AS INDEPENDENT									
EXECUTRIX OF THE ESTATE OF									
JAMES FLETCHER KELLY,									
INDIVIDUALLY AND									
DERIVATIVELY ON BEHALF OF ESM									
MANAGEMENT GROUP, LLC, SHOOSMITH BROS, INC., VWS									
ACQUISITIONS, LLC, AND VWS									
HOLDCO, INC. V. PAUL LAWRENCE MCGEE AND									
FRED G. NICHOLS, INDIVIDUALLY		Amongst various							
AND IN THEIR CAPACITY AS		allegations and causes							
OFFICERS AND/OR DIRECTORS OF		of action raised by the							
ESM MANAGEMENT GROUP, LLC,		plaintiff, the plaintiff							
SHOOSMITH BROS., INC., VWS		asserts claims	IN THE DISTRICT COURT						
ACQUISITIONS, LLC, AND VWS HOLDCO, INC., AND VOLUNTEER		derivatively on behalf of Shoosmith Bros., Inc.	TARRANT COUNTY, TEXAS 352nd JUDICIAL						
ENTERPRISES LLC	352-342125-23	and VWS Holdco, Inc.	DISTRICT	352nd District Court	100 N. Calhoun	Fort Worth	TX	76196	Pending

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### In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 11
Payments related to bankruptcy

Who was paid or who received the transfer?	Address 1	Address 2	City	State	Zip	Email or website address	Who made the payment, if not debtor	If not money, describe any property transferred	Dates	Total amount
Carl Marks Advisory	900 Third Avenue	rtaar 500 I	New York	NY	10022	addiooo	dobtor	transistroa	5/30/25	
	900 Third Avenue		New York	NY	10022				5/29/25	, ,,
PashmanStein	Court Plaza South	21 Main Street, Suite 200	Hackensack	NJ	07601				5/22/25	\$250,000.00
PashmanStein	Court Plaza South	21 Main Street, Suite 200	Hackensack	NJ	07601				5/30/25	\$75,000.00
Teneo Capital	280 Park Avenue	4th Floor	New York	NY	10017				5/27/25	\$150,000.00
Teneo Capital	280 Park Avenue	4th Floor	New York	NY	10017				5/30/25	\$75,000.00
Teneo Securities	280 Park Avenue	4th Floor	New York	NY	10017				5/27/25	\$100,000.00

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Who received the							Description of property transferred or payments received or		Total amount or
transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	debts paid in exchange	was made	value
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	6/8/2023	\$49,429.70
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	7/27/2023	\$34,817.59
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	8/30/2023	\$57,505.62
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	9/28/2023	\$6,441.50
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	10/31/2023	\$18,345.21
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	11/28/2023	\$30,383.25

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

							Description of property		
Who received the transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	transferred or payments received or debts paid in exchange		Total amount or value
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	12/27/2023	\$52,804.38
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	2/1/2024	\$33,202.29
COLE SCHOIZ P.C.	90 i Maiii Street	Suite 4120	Dallas		73202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.	Casii	2/1/2024	\$33,202.29
COLE SCHOTZ P.C.  COLE SCHOTZ P.C.	901 Main Street  901 Main Street	Suite 4120 Suite 4120	Dallas  Dallas	TX TX		and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	2/29/2024 3/27/2024	, , , , , ,
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	4/25/2024	
COLE SCHOTZ P.C.	901 Main Street		Dallas	TX		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	5/30/2024	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

							Description of property transferred or		
Who received the transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	payments received or debts paid in exchange		Total amount or value
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	6/27/2024	\$129,905.51
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	8/1/2024	\$42,520.83
		Suite 4120	Dallas	TA .		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.			φ42,320.03
COLE SCHOTZ P.C.  COLE SCHOTZ P.C.	901 Main Street  901 Main Street	Suite 4120	Dallas  Dallas	TX		and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	9/3/2024	\$12,302.15 \$20,699.32
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX		Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	10/31/2024	\$82,745.35
COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. and Shoosmith Bros., Inc.	Cash	12/4/2024	\$107,955.43

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Frod Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Frod Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in ittigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in Ittigation involving their roles as officers and board members of WWS Holdco, Inc.  Cole Schotz P.C. is represe										
COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cash 12/30/2024 \$99,329.70  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco,	Who received the							transferred or payments received or		
Nichola and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. 901 Main Street  Suite 4120 Dallas  TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. 901 Main Street  Suite 4120 Dallas  TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. 901 Main Street  Suite 4120 Dallas  TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and fores and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles and fire and the process of the process of the proces	transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	debts paid in exchange	was made	value
Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. Strepresenting Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc. Cash 5/27/2025 \$50,000.00	COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.	Cash	12/30/2024	\$99,329.70
COLE SCHOTZ P.C. 901 Main Street  Suite 4120  Dallas  TX  75202  Dallas  TX  75202  Dallas  TX  75202  Dallas  TX  75202  Dallas  Dall	2015 201077 7.0	204 M : 01	0.11.4400		TV	75000	Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.		4/00/0005	000,000,07
Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202	COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	IX	75202	and Shoosmith Bros., Inc.	Cash	1/30/2025	\$99,603.67
COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc.	COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.	Cash	3/3/2025	\$124 381 81
Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc. Cash 5/27/2025 \$50,000.00  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc. Cash 5/27/2025 \$50,000.00		or wan esset		Sundo			Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.		3/3/2020	\$ 12 1,00 no
Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc. Cash 5/27/2025 \$50,000.00  Cole Schotz P.C. is representing Fred Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc. Cash 5/27/2025 \$50,000.00	COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	and Shoosmith Bros., Inc.	Cash	5/1/2025	\$32,176.75
Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.  COLE SCHOTZ P.C. 901 Main Street Suite 4120 Dallas TX 75202 and Shoosmith Bros., Inc. Cash 5/27/2025 \$50,000.00	COLE SCHOTZ P.C.	901 Main Street	Suite 4120	Dallas	TX	75202	Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.	Cash	5/27/2025	\$50,000.00
	COLE SCHOTZ P.C.	004 Main Street	Suite 4100	Delles	TV	75202	Nichols and Larry McGee in litigation involving their roles as officers and board members of VWS Holdco, Inc.	Cook	E/07/000F	\$50,000,00
	James Blackwell	Address on file	Suite 4120	Dallas	IX	/5202	Employee	2021 Chevrolet Pickup	10/17/2025	

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#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Who received the							Description of property transferred or payments received or		Total amount or
transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	debts paid in exchange		value
						Janik Forensics P.C. is forensic			
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
						board members of VWS Holdco, Inc.			
Janik Forensics PC	5116 Spyglass Drive		Dallas	TX	75287	and Shoosmith Bros., Inc.	Cash	4/11/2024	\$7,500.00
						Janik Forensics P.C. is forensic			
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
						board members of VWS Holdco, Inc.			
Janik Forensics PC	5116 Spyglass Drive		Dallas	TX	75287	and Shoosmith Bros., Inc.	Cash	4/25/2024	\$45,130.50
	175					Janik Forensics P.C. is forensic			, -,
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
						board members of VWS Holdco. Inc.			
Janik Forensics PC	5116 Spyglass Drive		Dallas	TX	75287	and Shoosmith Bros., Inc.	Cash	10/10/2024	\$21,356.00
	orro opygiaes Brits		Banas	177	10201	Janik Forensics P.C. is forensic	Casii	10/10/2021	Ψ21,000.00
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
						board members of VWS Holdco. Inc.			
Janik Forensics PC	5116 Spyglass Drive		Dallas	TX	75287	and Shoosmith Bros., Inc.	Cash	11/18/2024	\$45,876.50
Janik i Orch3ic3 i O	3110 Spyglass Drive		Dallas	11/	7 3207	Janik Forensics P.C. is forensic	Casii	11/10/2024	ψ43,070.30
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
						board members of VWS Holdco, Inc.			
Janik Forensics PC	E116 Covalose Drive		Dallas	TX	75207	and Shoosmith Bros., Inc.	Cash	1/27/2025	¢16 921 50
Janik Fulcilsius PC	5116 Spyglass Drive	+	Dallas	1 ^	13201	Janik Forensics P.C. is forensic	Casii	1/2//2023	\$16,821.50
						accounting firm representing Fred			
						Nichols and Larry McGee in litigation			
						involving their roles as officers and			
Ionik Fores-i DO	5440 Omini D.:		D-II		75007	board members of VWS Holdco, Inc.	0	0/0/0005	φ <del>7 700 00</del>
Janik Forensics PC	5116 Spyglass Drive		Dallas	TX	75287	and Shoosmith Bros., Inc.	Cash	3/3/2025	, ,
Mike Cole	Address on file		-		1	Employee	2018 Chevrolet Pickup	10/17/2024	\$0.00
Mike Cole	Address on file				-	Employee	2024 Chevrolet Pickup	10/17/2024	\$58,420.30
M	0450 0 1 7 51 1	0 11 440		١	4440	Morgan Stanley holds the collateral		441051005	00 000 000 00
Morgan Stanley	6150 Oak Tree Blvd.	Suite 440	Independence	IOH	44131	account for the Debtors' Surety Bond	Cash	11/25/2024	\$6,600,000.00

# Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 51 of 52

#### In re: Shoosmith Bros., Inc. Case No. 25-10980

							Description of property transferred or		
Who received the							payments received or	Date transfer	Total amount or
transfer?	Address 1	Address 2	City	State	Zip	Relationship to the debtor	debts paid in exchange	was made	value
						Morgan Stanley holds the collateral			
Morgan Stanley	6150 Oak Tree Blvd.	Suite 440	Independence	ОН	44131	account for the Debtors' Surety Bond	Cash	5/1/2025	\$1,600,000.00
						Morgan Stanley holds collateral			
						supporting certain performance bonds			
						issued by Evergreen National			
Morgan Stanley	6150 Oak Tree Blvd.	Suite 440	Independence	ОН	44131	Indemnity Corp.	Cash	6/5/2023	\$500,000.00
						Morgan Stanley holds collateral			
						supporting certain performance bonds			
						issued by Evergreen National			
Morgan Stanley	6150 Oak Tree Blvd.	Suite 440	Independence	ОН	44131	Indemnity Corp.	Cash	7/3/2023	\$500,000.00
Timothy Inge	Address on file					Employee	2020 Chevrolet Pickup	10/17/2024	\$2,333.10
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	10/12/2023	\$200,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	11/16/2023	\$700,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	2/6/2024	\$50,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	3/4/2024	\$350,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	3/14/2024	\$380,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	4/1/2024	\$23,000,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	4/15/2024	\$700,000.00
Volunteer Enterprises,						Volunteer Enterprises, LLC is owned			
LLC	4300 Ridgehaven Rd		Fort Worth	TX	76116	by Fred Nichols and Larry McGee	Cash	11/25/2024	\$4,500,000.00

# Case 25-10980-JKS Doc 7 Filed 07/16/25 Page 52 of 52

#### In re: Shoosmith Bros., Inc. Case No. 25-10980

Attachment 22

Judicial or administrative proceeding under any environmental law

0 4:41-	0	Data af Oasa	Court or	Address 4	Address 0	City	Ctoto	7in	Notice of the same	Ctatus of assa
Case title	Case number	Date of Case	Court or agency name	Address 1	Address 2	City	State	Zip	Nature of the case	Status of case
			Virginia Department of						Alleged violations of solid waste permit	
N/A	NOV No. 2013-06-PRO-603	7/10/2013	Environmental Quality	1111 East Main Street	Suite 1400	Richmond	VA	23219	,	Concluded
,		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Virginia Department of						Alleged violations of air permit / air	
N/A		11/5/2013	Environmental Quality	1111 East Main Street	Suite 1400	Richmond	VA	23219	permitting regulations	Concluded
									Alleged exceedances of arsenic limit in	
N/A		3/22/2019	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	pretreatment permit	Concluded
			Virginia Department of						Alleged violations of solid waste permit	
N/A	NOV No. 2021-11-PRO-601	11/1/2021	Environmental Quality	1111 East Main Street	Suite 1400	Richmond	VA	23219	/ solid waste management regulations	Concluded
			Minusiasia Danasatas ant af						Alleged violations of wastewater	
N/A	NOV No. W2021-11-P-0001	11/1/2021	Virginia Department of Environmental Quality	1111 East Main Street	Suito 1400	Richmond	VA	22210	discharge permit / water quality regulations	Concluded
IN/A	NOV No. W2021-11-P-0001	11/1/2021	Environmental Quality	TITI East Main Street	Suite 1400	Ricilliona	VA	23219	Alleged violations of flow monitoring	Concluded
N/A		3/4/2021	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	requirements	Concluded
14// (		0/1/2021	Chockerhold County	COOT ECHT (CCC		Onocomora	177	LOUGE	Alleged violations of pretreatment	Corroladoa
									permit / failure to properly operate and	
N/A		11/17/2022	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	maintain pretreatment facility	Concluded
									Alleged violations of pretreatment	
N/A		2/3/2023	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	permit	Concluded
									Alleged violations of pretreatment	
N/A		6/27/2023	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	permit	Concluded
									l	
N/A		4/24/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	Alleged failure to take a PFAS sample	Concluded
									Alleged violations of Shoosmith's	
N/A	Administrative Order	7/3/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	pretreatment discharge permit and unauthorized wastewater discharges	Pending
IN/A	Administrative Order	11312024	Chesterneid County	9901 LOIT NOAU		Chesterneid	VA	23032	Alleged violations of Shoosmith's	rending
	Notice of Violation and Significant								pretreatment discharge permit and	
N/A	Noncompliance	7/3/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	unauthorized wastewater discharges	Pending
	·		,						Alleged violations of Shoosmith's	
									pretreatment discharge permit and	
N/A	Second Administrative Order	7/26/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	unauthorized wastewater discharges	Pending
									Alleged violations of Shoosmith's	
	Second Notice of Violation and								pretreatment discharge permit and	
N/A	Significant Noncompliance	7/26/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	unauthorized wastewater discharges	Pending
									Alleged violations of Shoosmith's	
NI/A	Third Notice of Violation and	9/22/2024	Chapterfield Court	0001 Lavi Dand		Chastanfict	.,,	22020	pretreatment discharge permit and	Danding
N/A	Significant Noncompliance	0/22/2024	Chesterfield County	9901 Lori Road		Chesterfield	VA	23832	unauthorized wastewater discharges	Pending
N/A	NOV No. APRO002879-001	6/20/2024	Virginia Department of Environmental Quality	1111 East Main Street	Suite 1400	Richmond	VA	23210	Alleged violations of air permitting/air emission requirements	Pending
11//	140 V 140. AI 110002073-001	0/20/2024	Environmental Quality	TITI Last Mail Street	Suite 1400	Kichillollu	VA	23219	Alleged violations of the solid waste	r enumy
			Virginia Department of						permit / solid waste management	
N/A	NOV No. 2024-11-PRO-601	11/10/2024		1111 East Main Street	Suito 1400	Richmond	VA	22210	regulatory requirements	Pending