UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

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Co-Counsel for Debtors and

Debtors in Possession

In re:

Chapter 11

WEWORK INC., et al.,

Case No. 23-19865 (JKS)

Debtors.1

(Jointly Administered)

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://dm.epiq11.com/WeWork. The location of Debtor WeWork Inc.'s principal place of business is 12 East 49th Street, 3rd Floor, New York, NY 10017; the Debtors' service address in these chapter 11 cases is WeWork Inc. c/o Epiq Corporate Restructuring, LLC 10300 SW Allen Blvd. Beaverton, OR 97005.

Order Filed on February 2, 2024 by Clerk **U.S. Bankruptcy Court District of New Jersey**

ORDER (I) SETTING BAR DATES
FOR SUBMITTING PROOFS OF CLAIM, INCLUDING REQUESTS FOR
PAYMENT UNDER SECTION 503(B)(9) OF THE BANKRUPTCY CODE;
(II) ESTABLISHING AN AMENDED SCHEDULES BAR DATE, A REJECTION
DAMAGES BAR DATE, AND A STUB RENT BAR DATE; (III) APPROVING
THE FORM, MANNER, AND PROCEDURES FOR FILING PROOFS OF CLAIM;
(IV) APPROVING NOTICES THEREOF; AND (V) GRANTING RELATED RELIEF

The relief set forth on the following pages, numbered three (3) through and including twenty-five (25), is **ORDERED**.

DATED: February 2, 2024

Honorable John K. Sherwood United States Bankruptcy Court Case 23-19865-JKS Doc 1285 Filed 02/02/24 Entered 02/02/24 16:34:29 Desc Main Document Page 3 of 94

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Debtors: WeWork Inc., et al. Case No. 23-19865 (JKS)

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Requests for Payment Under Section 503(B)(9) of the Bankruptcy Code; (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim; (IV) Approving Notices Thereof;

and (V) Granting Related Relief

Upon the Debtors' Motion for Entry of an Order (I) Setting Bar Dates for Submitting Proofs of Claim, Including Requests for Payment Under Section 503(b)(9) of the Bankruptcy Code; (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim: (IV) Approving Notices Thereof; and (V) Granting Related Relief (the "Motion"), 2 of the above-captioned debtors and debtors in possession (collectively, the "Debtors"), for entry of an order (this "Order") (i) setting Bar Dates for creditors to submit Proofs of Claim in these chapter 11 cases; (ii) approving the procedures described herein for submitting Proofs of Claim in these chapter 11 cases and the form of Proof of Claim attached hereto as Exhibit 1 and the proof of claim form (the "Stub Rent Proof of Claim") attached hereto as **Exhibit 5**; (iii) approving the forms and manner of service of the notice of the Bar Dates, substantially in the form attached hereto as Exhibit 2 (the "Bar Date Notice"), including the publication version of the Bar Date Notice, substantially in the form attached hereto as Exhibit 3, the Member Notice, substantially in the form attached hereto as **Exhibit 4**; and (iv) granting related relief, all as more fully set forth in the Motion; and upon the First Day Declaration; and the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334 and the Standing Order of Reference to the Bankruptcy Court Under Title 11 of the United States District Court for

² Capitalized terms used but not otherwise defined herein have the meaning ascribed to them in the

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the District of New Jersey, entered July 23, 1984, and amended on September 18, 2012 (Simandle, C.J.); and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the Debtors' notice of the Motion was appropriate under the circumstances and no other notice need be provided; and this Court having reviewed the Motion and having heard the statements in support of the relief requested therein at a hearing before this Court; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor IT IS HEREBY ORDERED THAT:

- 1. The Motion is **GRANTED** on the basis as set forth herein.
- 2. Except as otherwise provided herein, and notwithstanding Local Rule 3003-1, all persons and entities including, without limitation, individuals, partnerships, corporations, joint ventures, estates, and trusts, that assert a claim (as defined in section 101(5) of the Bankruptcy Code) against the Debtors that arose or is deemed to have arisen before the Petition Date, including claims pursuant to section 503(b)(9) of the Bankruptcy Code (each, a "503(b)(9) Claim"), shall submit a written proof of such claim so that it is *actually received* by Epiq Corporate Restructuring, LLC (the "Notice and Claims Agent") on March 12, 2024 (the "General Claims Bar Date").
- 3. The Debtors shall send via email an individualized Member Notice to each Member Claimant at the email address set forth on (i) such Member Claimant's membership agreement with the Debtors or (ii) file with the Debtors' books and records. If a Member Claimant disagrees

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with the amount listed on such Member Claimant's Member Notice,³ such Member Claimant may file a Proof of Claim at any point on or before **March 12, 2024** (the "Member Claims Bar Date"). In addition, the Debtors will provide each Member Claimant with a personalized Proof of Claim Form with respect to such Member Claimant's Membership Claims.

- 4. Notwithstanding any other provision of this Order, Proofs of Claim submitted by governmental units (as defined in section 101(27) of the Bankruptcy Code) must be submitted so as to be *actually received* by the Notice and Claims Agent on or before **May 6, 2024** (the "Governmental Bar Date").
- 5. Any person or entity that holds a claim arising from the rejection of an executory contract or unexpired lease must submit a Proof of Claim based on such rejection on or before the later of (a) (i) the General Claims Bar Date or (ii) the Governmental Bar Date, as applicable, and (b) on the date that is thirty (30) calendar days after the later of (i) entry of the order approving the Debtors' rejection of the applicable executory contract or unexpired lease and (ii) the effective date of such rejection, unless otherwise ordered by the Court (the "Rejection Damages Bar Date").⁴ For the avoidance of doubt and notwithstanding anything to the contrary herein, counterparties to

For the avoidance of doubt, the amount of the Membership Claim shall be subject to all deductions and setoffs provided for in the membership agreement that gives rise to such Membership Claim, if any.

For the avoidance of doubt, nothing in this Order is intended to alter the procedures set forth in the *Order* (I) Authorizing and Approving Procedures to Reject or Assume Executory Contracts and Unexpired Leases, and (II) Granting Related Relief [Docket No. 289] (the "Assumption-Rejection Procedures Order"), and any deadlines to file a Proof of Claim set forth in a rejection order entered consistent with the Assumption-Rejection Procedures Order shall control in all respects notwithstanding anything to the contrary herein.

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unexpired leases of non-residential property shall not be required to file prepetition claims (including, without limitation, any claims in respect of a guarantee claim against a Debtor) against any of the Debtors unless and until the applicable lease is rejected by the Debtors; *provided*, *however*, that nothing herein shall be construed to alter any requirement for such party to file a Proof of Claim (x) on account of a Stub Rent Claim or (y) pursuant to another order of the Court.

- 6. In the event the Debtors amend or supplement their Schedules, the Debtors shall give notice of any such amendment to the holders of any claim affected thereby, and such holders shall submit their claims by the later of (i) the applicable Bar Date and (ii) on the date that is thirty (30) calendar days after such person or entity is served with notice that the Debtors have amended their Schedules in a manner that affects such person or entity (any such date, the "Amended Schedules Bar Date").
- 7. No later than three business days after entry of this Order, the Debtors shall file with the Court a schedule detailing the amount of each claim that arises in connection with the occupation of a Leased Premise in the period from and including November 6, 2023, through and including November 30, 2023 (each, a "Stub Rent Claim" and each holder thereof, a "Stub Rent Claimant") calculated based on the Debtors' books and records and internal analysis (the "Stub Rent Claim Schedule"). The Debtors shall serve the Stub Rent Claim Schedule via email and direct mail to the mailing address of the applicable landlord (to the extent known) and counsel (to the extent known), including any attorney that has filed a notice of appearance in these chapter 11 cases, as well as any other party in interest entitled to receive service of the same in these chapter

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11 cases pursuant to the Order (I) Establishing Certain Notice, Case Management, and Administrative Procedures and (II) Granting Related Relief [Docket No. 100] (the "Case Management Order"). Any Stub Rent Claimant that disagrees with the amount of such holder's Stub Rent Claim identified on the Stub Rent Claim Schedule must work in good faith with the Debtors and/or their counsel to resolve such disagreement prior to filing a Stub Rent Proof of Claim on account of such Stub Rent Claim. In the event that such disagreement remains unresolved, the applicable Stub Rent Claimant must file a Stub Rent Proof of Claim with this Court by the date that is forty-five (45) calendar days after service of the Stub Rent Claim Schedule (the "Stub Rent Bar Date"); provided that, for the avoidance of doubt and notwithstanding anything to the contrary contained in the Assumption-Rejection Procedures Order, the Stub Rent Bar Date with respect to Stub Rent Claims associated with unexpired leases that were rejected prior to the entry of this Order shall be forty-five (45) days following service of the Stub Rent Claim Schedule in accordance with this paragraph 7. Any disagreement with respect to a Stub Rent Claim, including the allowance thereof, may only be resolved in connection with and upon the earlier of (i) mutual agreement by the Debtors and the applicable Stub Rent Claimant; (ii) the assumption, assumption and assignment, or rejection of a lease under Bankruptcy Code section 365; or (iii) the confirmation of a chapter 11 plan of reorganization. For the avoidance of doubt, notwithstanding the Stub Rent Bar Date, counterparties to unexpired leases of non-residential property shall not be required to file Proofs of Claim with respect to prepetition obligations of the Debtors (including, without limitation, any claims in respect of a guarantee claim against a Debtor)

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against any of the Debtors unless and until the applicable lease is rejected by the Debtors. Effective as of the Stub Rent Bar Date, the Stub Rent Claims shall be allowed in the amounts identified on the Stub Rent Claim Schedule unless a Stub Rent Claimant files a Proof of Claim in an amount contrary to the amount of such holder's Stub Rent Claim set forth on the Stub Rent Claim Schedule on or before the Stub Rent Bar Date. Nothing in this Order shall preclude the Debtors and a Stub Rent Claimant from agreeing to the allowance of a Stub Rent Claim in an amount different from that set forth in the Stub Rent Claim Schedule; provided that any agreement concerning an allowed Stub Rent Claim that exceeds the corresponding amount set forth in the Stub Rent Claim Schedule by an amount greater than or equal to \$100,000 shall be subject to the reasonable consent of the Required Consenting Stakeholders. The filing of a Stub Rent Proof of Claim shall constitute a request for allowance and payment as an administrative expense claim under Bankruptcy Code section 503(a) solely to the extent of any disputed Stub Rent Claim amount. Any undisputed Stub Rent Claim amount (or, if none, the amount listed on the Stub Rent Claim Schedule) shall constitute an allowed administrative expense claim under Bankruptcy Code section 503(b)(1) with the priority provided for by section 507(a)(2). The Debtors shall serve the Stub Rent Claim Schedule on all landlords, including any landlords for which the Debtors assert that no Stub Rent Claim amount is due and owing, and the amount of any such Stub Rent Claim shall be designated as \$0. For the avoidance of doubt, the allowance of a Stub Rent Claim shall be without prejudice to the rights of any party in interest to assert or dispute any portion of a claim arising under section 365(b)(1)(A)–(B) of the Bankruptcy Code to the extent such portion of such claim arises other

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than in connection with the Debtors' occupation of a lease of nonresidential real property in the period from and including November 6, 2023, through and including November 30, 2023.

- 8. The Debtors are authorized, in their sole discretion, to extend the applicable Bar Date for holders of Claims by stipulation or otherwise, where the Debtors determine that such extension is in the best interest of their estates.
- 9. In accordance with Bankruptcy Rule 3003(c)(2) any holder of a claim that is not excepted from the requirements of this Order and fails to timely submit a Proof of Claim in the appropriate form shall be forever barred, estopped, and enjoined from (i) voting on any chapter 11 plan filed in these chapter 11 cases on account of such claim, (ii) participating in any distribution in these chapter 11 cases on account of such claim, and (iii) receiving further notices regarding such claim.
- 10. The following procedures for the submission of Proofs of Claim asserting claims against the Debtors in these chapter 11 cases shall apply:
 - a. *Contents*. Each Proof of Claim must: (i) be written in English; (ii) be denominated in United States dollars; (iii) conform substantially with a Proof of Claim Form provided by the Debtors or the Official Form 410; and (iv) be signed or electronically transmitted through the interface available on Epiq's website at https://dm.epiq11.com/WeWork by the claimant or by an authorized agent or legal representative of the claimant;
 - b. **Section 503(b)(9) Claim.** In addition to the requirements set forth in (a) above, any Proof of Claim asserting a 503(b)(9) Claim must also: (i) include the value of the goods delivered to and received by the Debtors in the twenty (20) days prior to the Petition Date; (ii) attach documentation of the date on which the goods were delivered to and received by the Debtors; (iii) attach any documentation identifying the particular invoices

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for which the 503(b)(9) Claim is being asserted; (iv) attach documentation of any reclamation demand made to any Debtor under section 546(c) of the Bankruptcy Code (if applicable); and (v) set forth whether any portion of the 503(b)(9) Claim was satisfied by payments made by the Debtors pursuant to any order of the Court authorizing the Debtors to pay prepetition claims;

- c. **Receipt of Service**. Claimants submitting a Proof of Claim through non-electronic means who wish to receive a proof of receipt of their Proofs of Claim from the Notice and Claims Agent must also include with their Proof of Claim a copy of their Proof of Claim and a self-addressed, stamped envelope;
- d. Identification of the Debtor Entity. Subject to exceptions as set forth in paragraphs 5, 12, and 22 of this Order, each Proof of Claim must specify by name and case number the Debtor against which the claim is submitted by selecting the applicable Debtor at the top of the proposed Proof of Claim Form. A Proof of Claim submitted under Case No. 23-19865 (JKS) or that does not identify a Debtor will be deemed as submitted only against WeWork Inc. A Proof of Claim that names a subsidiary Debtor but is submitted under Case No. 23-19865 (JKS) will be treated as having been submitted against the subsidiary Debtor with a notation that a discrepancy in the submission exists. On November 6, 2023, WeWork Companies LLC changed its name to WeWork Companies U.S. LLC and then underwent a corporate division, pursuant to which WeWork Companies U.S. LLC (formerly known as WeWork Companies LLC) was divided into two companies (the "Corporate Division") and its liabilities were allocated as follows:
 - a. **WeWork Companies LLC** retained all guarantee obligations associated with any leases that related to real property located in Ireland, the United Kingdom, or Australia (the "Excluded Countries"), where such lease (or the associated guarantee obligations) remained in effect as of November 6, 2023 (such obligations, the "Excluded Guarantee Obligations"); and
 - b. **WeWork Companies U.S. LLC** retained *all other* obligations (i.e., except the Excluded Guarantee Obligations), including all guarantee obligations associated with (a) all leases for real property

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located in the United States, Canada, and any other country except the Excluded Countries, and/or (b) leases for real property in Excluded Countries if such leases were forfeited (and occupation of such real property permanently ceased) prior to November 6, 2023 ("Inactive Leases"), including those leases for real property located at 12 Moorgate, 52 Bedford, and/or 91 Baker Street, in London, England.

Following the Corporate Division, WeWork Companies U.S. LLC filed for chapter 11 and is a Debtor in these chapter 11 cases; WeWork Companies LLC did not file for chapter 11 and is not a Debtor in these chapter 11 cases. Accordingly, any person or entity that had a claim against the pre-Corporate Division entity known as WeWork Companies LLC should file a Proof of Claim against Debtor WeWork Companies U.S. LLC, EXCEPT FOR any creditors asserting claims arising from the Excluded Guarantee Obligations (for which non-Debtor WeWork Companies LLC remains solely liable to third parties). For clarity, any creditor seeking to assert a guarantee claim for Inactive Leases in Excluded Countries should file a Proof of Claim against Debtor WeWork Companies U.S. LLC. The failure to select the correct Debtor on the Proof of Claim form shall not be a basis to object to the allowability of the Claim; provided that the asserted Claim otherwise complies with the terms of the Bar Date Order;

- e. Claims Against Multiple Debtor Entities. Subject to exceptions as set forth in this Order, if the claimant asserts separate claims against different Debtors, a separate Proof of Claim must be submitted with respect to each claim; provided that a Proof of Claim that indicates it is filed against each Debtor by selecting the applicable Debtors at the top of the Proof of Claim shall be deemed to have been filed against each Debtor without the need to file additional Proofs of Claim; and
- f. **Supporting Documentation**. Each Proof of Claim must include supporting documentation in accordance with Bankruptcy Rules 3001(c) and 3001(d). If, however, such documentation is voluminous, such Proof of Claim may include a summary of such documentation or an explanation as to why such documentation is not available; *provided* that the Prepetition Funded Debt Agents (as defined below) shall not be required to file with Master Proofs of Claim any instruments, agreements, or other documents evidencing the

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obligations referenced in such Master Proof of Claim, which instruments, agreements, or other documents will be provided upon written request to counsel for such Prepetition Funded Debt Agent.

PROOFS OF CLAIM MUST BE SUBMITTED BY MAIL, BY HAND DELIVERY, OR THROUGH EPIQ'S WEBSITE.

PROOFS OF CLAIM SUBMITTED BY FAX OR EMAIL WILL NOT BE ACCEPTED AND WILL NOT BE DEEMED TIMELY SUBMITTED.

- 11. Persons or entities need *not* submit a Proof of Claim on behalf of a claim in these chapter 11 cases on or prior to the applicable Bar Date if the claim falls into one of the following categories:
 - a. any claim that has already been asserted in a Proof of Claim against the Debtors with the Notice and Claims Agent in a form substantially similar to Official Bankruptcy Form No. 410 (unless such person or entity wishes to assert a claim against a Debtor not identified in the prior Proof of Claim, in which case an additional Proof of Claim must be filed);
 - b. any claim that is listed on the Schedules filed by the Debtors, provided that (i) the claim is **not** scheduled as "disputed," "contingent," or "unliquidated"; (ii) the claimant does not disagree with the amount, nature, and priority of the claim as set forth in the Schedules; and (iii) the claimant does not dispute that the claim is an obligation only of the specific Debtor against which the claim is listed in the Schedules;
 - c. any claim that has previously been allowed by order of this Court;
 - d. any claim that has already been paid in full by any of the Debtors;
 - e. any claim for which a different deadline has previously been fixed by this Court;
 - f. any claim held by a Debtor against another Debtor or any of the non-Debtor subsidiaries (whether direct or indirect) of WeWork Inc. in

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which a direct or indirect wholly owned subsidiary of WeWork Inc. owns a greater than 50 percent stake;

- g. any claim based on an equity interest in the Debtors, including, but not limited to, an interest based upon the ownership of common or preferred stock, membership interests, partnership interests, warrants, options, rights of purchase, or the sale of or subscription to such security or interest;
- h. any claim held by a current or former employee of the Debtors if an order of the Court authorizes the Debtors to honor such claim in the ordinary course of business as a wage, commission, or benefit; provided, however, that any current or former employee must submit a Proof of Claim by the General Claims Bar Date for all other claims arising before the Petition Date, including claims for wrongful termination, discrimination, harassment, hostile work environment, and retaliation;
- i. any Professional Compensation Claim;5
- i. any Stub Rent Claim, which are separately provided for in this Order;
- k. any claim held by a current officer or director for indemnification, contribution, or reimbursement:
- 1. any of the Prepetition Funded Debt Parties (as defined below), solely in their capacity as such and solely with respect to funded debt claims; and

⁵ "Professional Compensation Claims" means, at any given moment, all claims for accrued fees and expenses (including success fees) for services rendered by a Professional (as defined below) through and including the Effective Date, to the extent such fees and expenses have not been paid pursuant to any other order of the Court and regardless of whether a fee application has been filed for such fees and expenses. To the extent the Court denies or reduces by a final order any amount of a Professional's fees or expenses, then the amount by which such fees or expenses are reduced or denied shall reduce the applicable Professional Compensation Claim.

[&]quot;Professional" means an entity: (i) retained in these chapter 11 cases pursuant to a Final Order in accordance with sections 327, 328, 363, or 1103 of the Bankruptcy Code and to be compensated for services rendered and expenses incurred before or on the confirmation date, pursuant to sections 327, 328, 329, 330, 363, or 331 of the Bankruptcy Code; or (ii) awarded compensation and reimbursement by the Bankruptcy Court pursuant to section 503(b)(4) of the Bankruptcy Code.

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m. any claim held by any person or entity solely against a non-Debtor entity.

12. Notwithstanding anything to the contrary in this Order, each of the Prepetition Agents and Computershare Trust Company, National Association, as trustee under the Senior Notes Indentures⁶ (including any duly appointed successor and in such capacities, the "Senior Notes Trustee", and together with the Prepetition Agents, the "Prepetition Funded Debt Agents"), shall be authorized, but not required, to file a single Master Proof of Claim with respect to all claims relating to or arising out of the applicable Prepetition Secured Debt or Senior Notes Debt,⁷ (collectively, the "Prepetition Funded Debt") which shall be deemed filed by the applicable Prepetition Funded Debt Agent not only in the Lead Case, but also in the chapter 11 case of each of the Debtors. The filing of such Master Proof of Claim shall have the same effect as if each

The "Senior Notes Indentures" include (i) the Senior Notes Indenture dated as of April 30, 2018, by and among WeWork Companies U.S. LLC (f/k/a WeWork Companies LLC) (the "Company"), the Guarantors party thereto from time to time and the Senior Notes Trustee (as successor to Wells Fargo Bank, National Association, the "Resigned Senior Notes Trustee"), as trustee, to which WW Co-Obligor Inc. subsequently agreed to become a co-obligor under (as subsequently amended or supplemented, the "7.875 % Senior Notes Indenture"), pursuant to which the 7.875% Senior Notes due 2025 (the "7.875% Senior Notes") were issued; and (ii) the Amended and Restated Senior Notes Indenture dated as of December 16, 2021, by and among the Company, WW Co-Obligor Inc. as Co-Obligor, the Guarantors party thereto from time to time and the Senior Notes Trustee (as successor to the Resigned Senior Notes Trustee), as trustee (as subsequently amended or supplemented, the "5.000% Senior Notes Indenture"), pursuant to which the 5.000% Senior Notes due 2025 (the "5.000% Senior Notes" and, together with the 7.875% Senior Notes, the "Senior Notes") were issued.

The "Senior Notes Debt" includes, together with any accrued and unpaid interest, any defaulted interest, any fees, expenses and disbursements (including attorneys' fees, accountants' fees, auditor fees, appraisers' fees and financial advisors' fees and related expenses and disbursements), any indemnification obligations, and any other charges, amounts, and costs of whatever nature owing, whether or not contingent, whenever arising, accrued, accruing, due, owing, or chargeable in respect of any of the obligations of the issuers and guarantors of the Senior Notes or under the Senior Notes Indentures and any related or ancillary documents, to the extent allowed under applicable bankruptcy or non-bankruptcy law (collectively, with the Senior Notes, the "Senior Notes Debt Documents").

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Requests for Payment Under Section 503(B)(9) of the Bankruptcy Code; (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim; (IV) Approving Notices Thereof;

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applicable holder of a claim under the applicable Prepetition Secured Debt Documents or Senior Notes Debt Documents (collectively, the "Prepetition Funded Debt Documents") had individually filed a Proof of Claim against each of the Debtors on account of such holder's claims. The Master Proofs of Claim shall not be required to identify whether any Prepetition Secured Party or Senior Notes Party⁸ (collectively, the "Prepetition Funded Debt Parties") acquired its claim from another party and the identity of any such party or to be amended to reflect a change in the holders of the claims set forth therein or a reallocation among the holders of the claims asserted therein resulting from the transfer of all or any portion of such Claims. The provisions of this paragraph and each Master Proof of Claim are intended solely for the purpose of administrative convenience and shall not affect (i) the right of each Prepetition Funded Debt Party (or its successors in interest) to vote separately on any plan proposed in these chapter 11 cases, (ii) the Prepetition Secured Parties' exemption from filing Proofs of Claim under the Final Cash Collateral Order or otherwise, or (iii) any other rights of the Prepetition Secured Parties under the Final Cash Collateral Order. The Prepetition Funded Debt Agents shall not be required to file with Master Proofs of Claim any instruments, agreements or other documents evidencing the obligations referenced in such Master Proof of Claim, which instruments, agreements or other documents will be provided upon written request to counsel for such Prepetition Funded Debt Agent.

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The "Senior Notes Parties" include the holders of the Senior Notes and the Senior Notes Trustee in its capacity as trustee under each of the Senior Notes Indentures.

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13. Nothing in this Order shall prejudice the right of the Debtors or any other party in interest to dispute or assert offsets or defenses to any claim reflected in the Schedules.

- 14. The Proof of Claim Form, substantially in the form attached to this Order as **Exhibit 1**; the Bar Date Notice, substantially in the form attached to this Order as **Exhibit 2**; and the publication version of the Bar Date Notice, substantially in the form attached to this Order as **Exhibit 3**; the Member Notice, substantially in the form attached to this Order as **Exhibit 4**; and the Stub Rent Proof of Claim, substantially in the form attached to this Order as **Exhibit 5**, are hereby approved.
- business days after entry of this Order, or as soon as reasonably practicable thereafter, the Debtors will (i) serve each Member Claimant with their personalized Member Notice and (ii) serve the Bar Date Notice and a Proof of Claim Form, as applicable, by email from the Notice and Claims Agent and/or first-class mail in accordance with the *Order (I) Establishing Certain Notice, Case Management, and Administrative Procedures and (II) Granting Related Relief* [Docket No. 100] (as amended, supplemented, or modified by order of the Court, the "Case Management Procedures") on:
 - a. the Master Service List (as defined in the Case Management Procedures);
 - b. all known creditors and other known holders of potential claims against the Debtors as of the date of entry of this Order, including all persons or entities listed in the Schedules for which the Debtors have mailing addresses or email addresses;

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c. all entities that have filed Proofs of Claim in these chapter 11 cases as of the date of entry of this Order;

- d. all entities who are party to executory contracts and unexpired leases with the Debtors;
- e. all entities holding a Stub Rent Claim;
- f. all entities who are party to litigation with the Debtors;
- g. all current and certain former employees (to the extent that contact information for former employees is available in the Debtors' records);
- h. all regulatory authorities that regulate the Debtors' businesses, including consumer protection, environmental, and permitting authorities; and
- i. all taxing authorities for the jurisdictions in which the Debtors maintain or conduct business.
- 16. After the initial emailing and mailing of the Bar Date Notices and Proof of Claim Forms, the Debtors shall, to the extent the Debtors have alternative contact information for the claimant, make supplemental mailings of notices, including in the event that: (i) notices are returned by the post office with forwarding addresses;⁹ (ii) notices served by email are confirmed to be undeliverable; (iii) certain parties acting on behalf of parties in interest (e.g., banks and brokers with respect to equity or interest holders) decline to distribute notices to these parties and instead return their names and addresses to the Debtors for direct mailing; or (iv) additional potential claimants or parties in interest become known to the Debtors. In this

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To the extent that any notices are returned as "return to sender" without a forwarding address, the Debtors are not required to mail additional notices to such creditors.

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regard, the Debtors shall, to the extent the Debtors have alternative contact information for the claimant, make supplemental mailings of the Bar Date Notices and Proof of Claim Forms in these and similar circumstances at any time up to seven (7) days in advance of the applicable Bar Date, and such claimants shall submit their Claims by the later of (i) the applicable Bar Date, or (ii) on the date that is thirty (30) calendar days after such person or entity is re-served with the Bar Date Notice and Proof of Claims Forms.

- 17. Pursuant to Bankruptcy Rules 2002(f) and 2002(l), the Debtors shall publish a form of the Bar Date Notice (modified as necessary), substantially in the form annexed as **Exhibit 3** to this Order, on one occasion in *The New York Times* (National Edition) and any such other publication that the Debtors deem appropriate.
- 18. For the avoidance of doubt, the Notice and Claims Agent is authorized to redact certain personally identifiable information from the claims register for each Debtor, in accordance with the Final Order (I) Authorizing the Debtors to (A) File a Consolidated List of the Debtors' Thirty Largest Unsecured Creditors, (B) File a Consolidated List of Creditors in Lieu of Submitting a Separate Mailing Matrix for Each Debtor, (C) Redact or Withhold Certain Confidential Information of Customers, and (D) Redact Certain Personally Identifiable Information; (II) Waiving the Requirement to File a List of Equity Holders and Provide Notices Directly to Equity Security Holders; and (III) Granting Related Relief [Docket No. 473].

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19. Any person or entity who desires to rely on the Schedules will have the responsibility for determining that such person's or entity's claim is accurately listed in the Schedules.

20. The Chubb Companies: Notwithstanding anything to the contrary in this Order, any provision of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, any order of this Court, any Proof of Claim Form or any Bar Date Notice, (i) ACE American Insurance Company, on its own behalf and on behalf of all of its U.S.-based affiliates and successors (collectively, and solely in their capacities as insurers, the "Chubb Companies"), may file a single consolidated Proof of Claim based on the insurance policies issued by any of the Chubb Companies to (or providing coverage to) the Debtors (or their predecessors) and any agreements related thereto (the "Consolidated Claim") in the chapter 11 case of WeWork Inc., Case No. 23-19865 (the "Lead Case"), which shall be deemed filed by each of the Chubb Companies not only in the Lead Case, but also in the chapter 11 case of each of the Debtors; and (ii) as the documents supporting the Consolidated Claim are voluminous and contain confidential information, the documents supporting the Consolidated Claim are not required to be filed with the Consolidated Claim, and a summary of the documents supporting the Consolidated Claim shall be filed with the Consolidated Claim instead; provided that, upon request of the Debtors, the Chubb Companies shall provide the Debtors directly with such supporting documentation within thirty (30) calendar days of such request which shall be used solely for the purpose of claims reconciliation. Nothing contained in this paragraph shall be construed as a waiver or modification of any rights, claims or defenses,

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including, without limitation, the right of the Chubb Companies to (i) assert joint and several liability against some or all of the Debtors; (ii) modify the Debtor(s) against which the Consolidated Claim is asserted; or (iii) amend the amount or nature of the Consolidated Claim, and, for the avoidance of doubt, any amendments that the Chubb Companies may make with respect to the Consolidated Claim may be made to the Consolidated Claim (i) only in the Lead Case and only against WeWork Inc. (instead of in the chapter 11 cases of each or any of the other Debtors) and/or (ii) only by ACE American Insurance Company (instead of by each of the Chubb Companies); *provided*, *however*, that the Consolidated Claim is filed (i) only in the Lead Case and only against WeWork Inc. (instead of in the bankruptcy cases of each or any of the other Debtors) and/or (ii) only by ACE American Insurance Company (instead of by each of the Chubb Companies). For the avoidance of doubt, and without altering any of the foregoing, the authorization granted hereby is without prejudice to the right, if any, of any party to object to the Consolidated Claim on the basis of insufficient information.

21. Notwithstanding anything to the contrary contained in the Motion or this Order, the Debtors shall not make any payment pursuant to the authority granted in this Order that is inconsistent with, or not in compliance with, the requirements imposed on the Debtors under the terms of each interim and final order entered by the Court in respect of the Debtors' *Motion for Entry of Interim and Final Orders (I) Authorizing the Debtors to Use Cash Collateral, (II) Granting Adequate Protection to the Prepetition Secured Parties, (III) Modifying the*

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Automatic Stay, (IV) Scheduling a Final Hearing, and (V) Granting Related Relief [Docket No. 43] (the "Cash Collateral Orders"), including compliance with any budget or cash flow forecast in connection therewith and any other terms and conditions thereof. Nothing herein is intended to modify, alter, or waive, in any way, any terms, provisions, requirements, or restrictions of the Cash Collateral Orders.

22. The SoftBank Parties: Notwithstanding anything to the contrary in this Order, any provision of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, any order of the Court, any Proof of Claim form or any Bar Date Notice, (i) SoftBank Vision Fund II-2 L.P., on its own behalf and on behalf of all its non-Debtor affiliates and successors, as applicable (collectively, the "SoftBank Parties"), and their respective employees, including, without limitation, in such employees' capacity as directors or officers of a Debtor (collectively, the "SoftBank Party Employees") may file a single consolidated Proof of Claim (the "SoftBank Consolidated Claim") in the Lead Case, which filing shall be deemed to be filed by each of the SoftBank Parties and SoftBank Party Employees not only in the Lead Case but also in the chapter 11 case of each of the Debtors, and (ii) as the documents supporting the SoftBank Consolidated Claim are voluminous and contain confidential information, the documents supporting the SoftBank Consolidated Claim are not required to be filed with the SoftBank Consolidated Claim, and a summary of the documents supporting the SoftBank Consolidated Claim shall be filed with the SoftBank Consolidated Claim instead; provided that upon the request of the Debtors, the SoftBank Parties or the SoftBank Party Employees, as applicable, shall provide the Debtors directly with such

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supporting documentation within fifteen (15) calendar days of the date of such request, which documentation shall be used solely for the purpose of claims reconciliation. Nothing contained in this paragraph shall affect the substantive rights of the SoftBank Parties or the SoftBank Party Employees, including, without limitation, with respect to the allowance, amount, or priority of the SoftBank Consolidated Claim, or be construed as a waiver or modification of any rights, claims, or defenses, including, without limitation, the right of the SoftBank Parties or the SoftBank Party Employees to (i) assert joint and several liability against some or all of the Debtors; (ii) modify the Debtor(s) against which the SoftBank Consolidated Claim is asserted; or (iii) amend the amount or nature of the SoftBank Consolidated Claim, and, for the avoidance of doubt, any amendments that the SoftBank Parties or the SoftBank Party Employees may make with respect to the SoftBank Consolidated Claim may be made to the SoftBank Consolidated Claim (a) only in the Lead Case and only against WeWork Inc. (instead of in the chapter 11 cases of each or any of the other Debtors) and/or (b) only by one of the SoftBank Parties or the SoftBank Party Employees (instead of by each of the SoftBank Parties and/or the SoftBank Party Employees). The SoftBank Consolidated Claim shall not be disallowed, reduced, or expunged solely on the basis that the SoftBank Consolidated Claim is filed (i) only in the Lead Case and only against WeWork Inc. (instead of in the bankruptcy cases of each or any of the other Debtors) and/or (ii) only by one of the SoftBank Parties or the SoftBank Party Employees (instead of by each of the SoftBank Parties and/or the SoftBank Party Employees).

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Notwithstanding the relief granted in this Order and any actions taken pursuant to 23. such relief, nothing in this Order shall be deemed: (i) an implication or admission as to the amount of, basis for, or validity of any particular claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (ii) a waiver of the Debtors' or any other party in interest's rights to dispute any particular claim on any grounds; (iii) a promise or requirement to pay any particular claim; (iv) an implication, admission, or finding that any particular claim is an administrative expense claim, other priority claim, or otherwise of a type specified or defined in this Order or the Motion or any order granting the relief requested by the Motion; (v) a request or authorization to assume, adopt, or reject any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (vi) an admission by the Debtors as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; (vii) a waiver or limitation of the Debtors', or any other party in interest's, claims, causes of action, or other rights under the Bankruptcy Code or any other applicable law; (viii) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy under section 365 of the Bankruptcy Code; (ix) a concession by the Debtors that any liens (contractual, common law, statutory, or otherwise) that may be satisfied pursuant to the relief requested in the Motion are valid, and the rights of all parties in interest are expressly reserved to contest the extent, validity, or perfection or seek avoidance of all such liens; (x) a waiver of the obligation of any party in interest to file a proof of claim, except as permitted under this Order or by further order of the Court; or (xi) otherwise affecting the Debtors' rights under section 365 of Case 23-19865-JKS Doc 1285 Filed 02/02/24 Entered 02/02/24 16:34:29 Desc Main Document Page 24 of 94

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the Bankruptcy Code to assume or reject any executory contract or unexpired lease. Any payment made pursuant to this Order is not intended and should not be construed as an admission as to the validity, priority, or amount of any particular claim or a waiver of the Debtors' or any other party in interest's rights to subsequently dispute such claim.

- 24. The Debtors' and the Notice and Claims Agent are authorized to take all actions and make any payments necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.
- 25. Notwithstanding anything to the contrary in the Bankruptcy Rules or the Local Rules, the terms and conditions of this Order are immediately effective and enforceable upon its entry.
- 26. Entry of this Order is without prejudice to the right of the Debtors to seek a further order of this Court fixing a date by which holders of claims or interests not subject to the General Claims Bar Date established herein must submit such Proofs of Claim or interest or be barred from doing so.
- 27. The requirement set forth in Local Rule 9013-1(a)(3) that any motion be accompanied by a memorandum of law is hereby deemed satisfied by the contents of the Motion or otherwise waived.
- 28. Notice of the Motion as provided therein shall be deemed good and sufficient notice of such Motion and the requirements of Bankruptcy Rule 6004(a) and the Local Rules are satisfied by such notice.

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29. This Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

Exhibit 1

Proof of Claim Form

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United States Bankruptcy Court for the District of New Jersey Indicate Debtor against which you assert a claim by checking the appropriate box below. (Check only one Debtor per claim form.) ☐ WeWork Inc. (Case No. 23-19865) ☐ 1100 Ludlow Street Tenant LLC (Case No. 23-20353) ☐ 1330 Lagoon Avenue Tenant LLC (Case No. 23-20227) □ 1333 New Hampshire Avenue Northwest Tenant LLC ☐ 1 Beacon Street Tenant LLC (Case No. 23-19877) ☐ 1100 Main Street Tenant LLC (Case No. 23-20356) (Case No. 23-20239) ☐ 1 Belvedere Drive Tenant LLC (Case No. 23-19885) ☐ 1111 Broadway Tenant LLC (Case No. 23-20032) ☐ 135 E 57th Street Tenant LLC (Case No. 23-19999) ☐ 1 Glenwood Ave Tenant LLC (Case No. 23-19893) □ 1111 West 6th Street Tenant LLC (Case No. 23-20044) ☐ 135 Madison Ave Tenant LLC (Case No. 23-20010) □ 1372 Peachtree Street NE Tenant LLC ☐ 1 Lincoln Street Tenant LLC (Case No. 23-19890) ☐ 1114 W Fulton Market Q LLC (Case No. 23-20059) (Case No. 23-20248) ☐ 1389 Peachtree Street Northwest Tenant LLC ☐ 1 Milk Street Tenant LLC (Case No. 23-19903) ☐ 1115 Broadway Q LLC (Case No. 23-20065) (Case No. 23-20257) ☐ 1 Post Street Tenant LLC (Case No. 23-19920) ☐ 1115 Howell Mill Road Tenant LLC (Case No. 23-20074) ☐ 1400 Lavaca Street Tenant LLC (Case No. 23-20268) ☐ 1 South Dearborn Street Tenant LLC (Case No. 23-19934) ☐ 1115 W Fulton Market Q LLC (Case No. 23-20085) ☐ 1410 Broadway Tenant LLC (Case No. 23-20277) ☐ 115 Broadway Tenant LLC (Case No. 23-19894) ☐ 1411 4th Avenue Tenant LLC (Case No. 23-20287) ☐ 1 Union Square West HQ LLC (Case No. 23-19955) ☐ 10 East 38th Street Tenant LLC (Case No. 23-19969) ☐ 115 East 23rd Street Tenant LLC (Case No. 23-19906) ☐ 142 W 57th Street Tenant LLC (Case No. 23-20019) ☐ 10 East 40th Street HQ LLC (Case No. 23-19987) ☐ 1150 South Olive Street Tenant LLC (Case No. 23-20097) ☐ 1430 Walnut Street Tenant LLC (Case No. 23-19880) □ 1155 Perimeter Center West Tenant LLC ☐ 100 Bayview Circle Tenant LLC (Case No. 23-20006) ☐ 1440 Broadway Tenant LLC (Case No. 23-19891) (Case No. 23-20116) ☐ 1155 West Fulton Street Tenant LLC (Case No. 23-20125) ☐ 1448 NW Market Street Tenant LLC (Case No. 23-19900) □ 100 Broadway Tenant LLC (Case No. 23-20024) ☐ 100 S State Street Tenant LLC (Case No. 23-20050) ☐ 1156 6th Avenue Tenant LLC (Case No. 23-20136) ☐ 1449 Woodward Avenue Tenant LLC (Case No. 23-19912) ☐ 100 Summer Street Tenant LLC (Case No. 23-20063) ☐ 117 NE 1st Ave Tenant LLC (Case No. 23-19916) ☐ 145 W 45th Street Tenant LLC (Case No. 23-19925) ☐ 10000 Washington Boulevard Tenant LLC ☐ 1175 Peachtree Tenant LLC (Case No. 23-20148) ☐ 1450 Broadway Tenant LLC (Case No. 23-19937) (Case No. 23-20080) □ 1001 Woodward Ave Tenant LLC (Case No. 23-20098) ☐ 11801 Domain Blvd Tenant LLC (Case No. 23-20292) ☐ 1453 3rd Street Promenade Q LLC (Case No. 23-19948) ☐ 1003 East 4th Place Tenant LLC (Case No. 23-20123) ☐ 12 East 49th Street Tenant LLC (Case No. 23-19876) ☐ 1455 Market Street Tenant LLC (Case No. 23-19964) ☐ 101 East Washington Street Tenant LLC (Case No. 23-20142) ☐ 12 South 1st Street Tenant LLC (Case No. 23-19882) ☐ 1460 Broadway Tenant LLC (Case No. 23-19974) □ 101 Marietta Street NorthWest Tenant LLC (Case No. ☐ 120 West Trinity Place Tenant LLC (Case No. 23-19933) ☐ 148 Lafavette Street Tenant LLC (Case No. 23-19986) ☐ 101 North 1st Avenue Tenant LLC (Case No. 23-20176) □ 1200 17th Street Tenant LLC (Case No. 23-20157) □ 149 5th Avenue Tenant LLC (Case No. 23-19997) ☐ 1200 Franklin Avenue Tenant LLC (Case No. 23-20171) ☐ 149 Madison Avenue Tenant LLC (Case No. 23-20013) □ 10250 Constellation Tenant LLC (Case No. 23-20193) ☐ 1031 South Broadway Tenant LLC (Case No. 23-20208) ☐ 1201 3rd Avenue Tenant LLC (Case No. 23-20183) ☐ 15 West 27th Street Tenant LLC (Case No. 23-20022) ☐ 10585 Santa Monica Boulevard Tenant LLC □ 1201 Wills Street Tenant LLC (Case No. 23-20196) ☐ 150 4th Ave N Tenant LLC (Case No. 23-20037) (Case No. 23-20220) ☐ 10845 Griffith Peak Drive Tenant LLC (Case No. 23-20235) ☐ 1201 Wilson Blvd Tenant LLC (Case No. 23-20202) ☐ 152 3rd Street Tenant LLC (Case No. 23-20047) ☐ 10885 NE 4th Street Tenant LLC (Case No. 23-20251) ☐ 12130 Millennium Drive Tenant LLC (Case No. 23-20305) ☐ 1525 11th Ave Tenant LLC (Case No. 23-20061) ☐ 109 S 5th Street Tenant LLC (Case No. 23-20265) ☐ 1240 Rosecrans Tenant LLC (Case No. 23-20212) ☐ 1535 Broadway Tenant LLC (Case No. 23-20096) ☐ 1090 West Pender Street Tenant LP (Case No. 23-19873) ☐ 125 S Clark Street Tenant LLC (Case No. 23-19942) ☐ 154 W 14th Street Tenant LLC (Case No. 23-20107) ☐ 10900 Stonelake Boulevard Tenant LLC (Case No. 23-20282) ☐ 125 West 25th Street Tenant LLC (Case No. 23-19952) ☐ 1547 9th Street HQ LLC (Case No. 23-20117) ☐ 1557 West Innovation Way Tenant LLC ☐ 1099 Stewart Street Tenant LLC (Case No. 23-20296) ☐ 12655 Jefferson Blvd Tenant LLC (Case No. 23-20312) (Case No. 23-20133) ☐ 11 Park PI Tenant LLC (Case No. 23-20313) ☐ 128 South Tryon Street Tenant LLC (Case No. 23-19967) ☐ 1560 Broadway Tenant LLC (Case No. 23-20077) ☐ 110 110th Avenue Northeast Tenant LLC (Case No. 23-20336) ☐ 130 5th Avenue Tenant LLC (Case No. 23-19973) ☐ 16 East 34th Street Tenant LLC (Case No. 23-20146) □ 110 Corcoran Street Tenant LLC (Case No. 23-20344) ☐ 130 Madison Avenue Tenant LLC (Case No. 23-19981) ☐ 160 Varick Street Tenant LLC (Case No. 23-20159) ☐ 110 Wall Manager LLC (Case No. 23-20349) □ 130 W 42nd Street Tenant LLC (Case No. 23-19991) ☐ 160 W Santa Clara St Tenant LLC (Case No. 23-20168) □ 1100 15th Street NW Tenant LLC (Case No. 23-20358) ☐ 1305 2nd Street Q LLC (Case No. 23-20219) $\hfill \square$ 1600 7th Avenue Tenant LLC (Case No. 23-20182) ☐ 1601 Elm Street Tenant LLC (Case No. 23-20195) ☐ 21 Penn Plaza Tenant LLC (Case No. 23-20371) ☐ 3101 Park Boulevard Tenant LLC (Case No. 23-20149) ☐ 1601 Market Street Tenant LLC (Case No. 23-20203) ☐ 210 N Green Partners LLC (Case No. 23-20372) ☐ 311 W 43rd Street Tenant LLC (Case No. 23-20154) ☐ 3120 139th Avenue Southeast Tenant LLC ☐ 1601 Vine Street Tenant LLC (Case No. 23-20213) ☐ 210 N Green Promoter LLC (Case No. 23-20373) (Case No. 23-20170) ☐ 161 Avenue of the Americas Tenant LLC (Case No. 23-20223) ☐ 2120 Berkeley Way Tenant LLC (Case No. 23-20374) ☐ 315 East Houston Tenant LLC (Case No. 23-20180) ☐ 21255 Burbank Boulevard Tenant LLC ☐ 1615 Platte Street Tenant LLC (Case No. 23-20231) □ 315 W 36th Street Tenant LLC (Case No. 23-20188) (Case No. 23-20375) ☐ 1619 Broadway Tenant LLC (Case No. 23-20243) ☐ 214 West 29th Street Tenant LLC (Case No. 23-20376) ☐ 316 West 12th Street Tenant LLC (Case No. 23-20197) ☐ 166 Geary Street HQ LLC (Case No. 23-20253) □ 22 Cortlandt Street HQ LLC (Case No. 23-20377) ☐ 3200 Park Center Drive Tenant LLC (Case No. 23-20204) ☐ 1660 Lincoln Street Tenant LLC (Case No. 23-20263) ☐ 2201 Broadway Tenant LLC (Case No. 23-20378) ☐ 3219 Knox Street Tenant LLC (Case No. 23-20211) □ 167 N Green Street Tenant LLC (Case No. 23-20274) □ 221 6th Street Tenant LLC (Case No. 23-20379) ☐ 3280 Peachtree Road NE Tenant LLC (Case No. 23-20217) ☐ 2211 Michelson Drive Tenant LLC (Case No. 23-20380) ☐ 33 Arch Street Tenant LLC (Case No. 23-19886) ☐ 1700 Lincoln Street Tenant LLC (Case No. 23-20286) ☐ 1701 Rhode Island Avenue Northwest Tenant LLC ☐ 222 Kearny Street Tenant LLC (Case No. 23-20381) ☐ 33 East 33rd Street Tenant LLC (Case No. 23-19896) (Case No. 23-20298) ☐ 1725 Hughes Landing Boulevard Tenant LLC ☐ 222 North Sepulveda Tenant LLC (Case No. 23-20382) ☐ 33 Irving Tenant LLC (Case No. 23-19908) (Case No. 23-20309) ☐ 1730 Minor Avenue Tenant LLC (Case No. 23-20316) ☐ 222 S Riverside Plaza Tenant LLC (Case No. 23-19875) 330 North Wabash Tenant LLC (Case No. 23-19953) ☐ 17300 Laguna Canyon Road Tenant LLC (Case No. 23-20323) ☐ 2221 Park Place Tenant LLC (Case No. 23-19883) □ 3300 N. Interstate 35 Tenant LLC (Case No. 23-20224)

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☐ 177 E Colorado Blvd Tenant LLC (Case No. 23-20329)	☐ 2222 Ponce De Leon Blvd Tenant LLC (Case No. 23-19889)	□ 332 S Michigan Tenant LLC (Case No. 23-19965)
☐ 1775 Tysons Boulevard Tenant LLC (Case No. 23-20334)	☐ 225 South 6th St Tenant LLC (Case No. 23-19897)	☐ 333 West San Carlos Tenant LLC (Case No. 23-19971)
☐ 18 West 18th Street Tenant LLC (Case No. 23-20339)	☐ 225 W 39th Street Tenant LLC (Case No. 23-19904)	☐ 3365 Piedmont Road Tenant LLC (Case No. 23-20233)
☐ 180 Geary Street HQ LLC (Case No. 23-20343)	☐ 229 West 36th Street Tenant LLC (Case No. 23-19911)	☐ 340 Bryant Street HQ LLC (Case No. 23-19980)
☐ 180 Sansome Street Tenant LLC (Case No. 23-19881)	☐ 231 11th Ave Tenant LLC (Case No. 23-19915)	☐ 345 4th Street Tenant LLC (Case No. 23-19992)
☐ 1814 Franklin St Q LLC (Case No. 23-19910)	☐ 2323 Delgany Street Tenant LLC (Case No. 23-19924)	☐ 345 West 100 South Tenant LLC (Case No. 23-20003)
☐ 18191 Von Karman Avenue Tenant LLC (Case No. 23-19932)	☐ 24 Farnsworth Street Q LLC (Case No. 23-19931)	☐ 35 East 21st Street HQ LLC (Case No. 23-19918)
☐ 1825 South Grant Street Tenant LLC (Case No. 23-19957)	☐ 2-4 Herald Square Tenant LLC (Case No. 23-19935)	$\hfill \square$ 353 Sacramento Street Tenant LLC (Case No. 23-20011)
☐ 1828 Walnut St Tenant LLC (Case No. 23-19982)	☐ 2401 Elliott Avenue Tenant LLC (Case No. 23-19943)	☐ 35-37 36th Street Tenant LLC (Case No. 23-19927)
☐ 183 Madison Avenue Q LLC (Case No. 23-20005)	☐ 2420 17th Street Tenant LLC (Case No. 23-19951)	$\hfill \square$ 360 NW 27th Street Tenant LLC (Case No. 23-20025)
☐ 1840 Gateway Dr Tenant LLC (Case No. 23-20030)	☐ 2425 East Camelback Road Tenant LLC (Case No. 23-19956)	☐ 3600 Brighton Boulevard Tenant LLC (Case No. 23-20245)
☐ 185 Madison Avenue Tenant LLC (Case No. 23-20053)	☐ 245 Livingston St Q LLC (Case No. 23-19966)	☐ 38 West 21st Street Tenant LLC (Case No. 23-19936)
☐ 18691 Jamboree Road Tenant LLC (Case No. 23-20071)	☐ 25 West 45th Street HQ LLC (Case No. 23-19970)	☐ 385 5th Avenue Q LLC (Case No. 23-20033)
☐ 1875 K Street NW Tenant LLC (Case No. 23-20089)	☐ 250 E 200 S Tenant LLC (Case No. 23-19979)	□ 3900 W Alameda Ave Tenant LLC (Case No. 23-20250)
☐ 1881 Broadway HQ LLC (Case No. 23-20110)	☐ 250 Park Avenue Tenant LLC (Case No. 23-19989)	☐ 391 San Antonio Road Tenant LLC (Case No. 23-20043)
☐ 1900 Market Street Tenant LLC (Case No. 23-20135)	☐ 255 Giralda Avenue Tenant LLC (Case No. 23-19995)	☐ 40 Water Street Tenant LLC (Case No. 23-19945)
☐ 1900 Powell Street Tenant LLC (Case No. 23-20164)	☐ 255 Greenwich Street Tenant LLC (Case No. 23-20004)	☐ 400 California Street Tenant LLC (Case No. 23-20051)
☐ 1910 North Ola Avenue Tenant LLC (Case No. 23-20185)	☐ 255 S King St Tenant LLC (Case No. 23-20009)	☐ 400 Capitol Mall Tenant LLC (Case No. 23-20058)
$\hfill\Box$ 1920 McKinney Ave Tenant LLC (Case No. 23-20205)	☐ 2600 Executive Parkway Tenant LLC (Case No. 23-20020)	☐ 400 Concar Drive Tenant LLC (Case No. 23-20064)
☐ 195 Montague Street Tenant LLC (Case No. 23-20223)	$\hfill \Box$ 2700 Post Oak Blvd. Tenant LLC (Case No. 23-20029)	☐ 400 Lincoln Square Tenant LLC (Case No. 23-20075)
☐ 199 Water Street Tenant LLC (Case No. 23-20238)	☐ 27-01 Queens Plaza North Tenant LLC (Case No. 23-20035)	☐ 400 Spectrum Center Drive Tenant LLC (Case No. 23-20084)
☐ 2 Belvedere Drive Tenant LLC (Case No. 23-20258)	☐ 2755 Canyon Blvd WW Tenant LLC (Case No. 23-20048)	☐ 4005 Miranda Ave Tenant LLC (Case No. 23-20261)
☐ 2 Embarcadero Center Tenant LLC (Case No. 23-20279)	☐ 28 2nd Street Tenant LLC (Case No. 23-20057)	☐ 401 San Antonio Road Tenant LLC (Case No. 23-20092)
☐ 2 North LaSalle Street Tenant LLC (Case No. 23-20300)	☐ 28 West 44th Street HQ LLC (Case No. 23-20069)	☐ 404 Fifth Avenue Tenant LLC (Case No. 23-20104)
$\hfill \square$ 20 W Kinzie Tenant LLC (Case No. 23-20321)	☐ 29 West 30th Street Tenant LLC (Case No. 23-20079)	☐ 4041 Macarthur Boulevard Tenant LLC (Case No. 23-20270)
☐ 200 Berkeley Street Tenant LLC (Case No. 23-20340)	☐ 30 Hudson Street Tenant LLC (Case No. 23-19864)	☐ 405 Mateo Street Tenant LLC (Case No. 23-20112)
$\hfill \square$ 200 Massachusetts Ave NW Tenant LLC (Case No. 23-20351)	☐ 30 Wall Street Tenant LLC (Case No. 23-20087)	☐ 408 Broadway Tenant LLC (Case No. 23-20121)
☐ 200 Portland Tenant LLC (Case No. 23-20359)	☐ 300 Morris Street Tenant LLC (Case No. 23-20095)	☐ 410 North Scottsdale Road Tenant LLC (Case No. 23-20131)
☐ 200 South Biscayne Blvd Tenant LLC (Case No. 23-20364)	☐ 300 Park Avenue Tenant LLC (Case No. 23-20101)	☐ 414 West 14th Street HQ LLC (Case No. 23-20140)
☐ 200 South Orange Avenue Tenant LLC (Case No. 23-20365)	$\hfill \square$ 3000 Olym Boulevard Tenant LLC (Case No. 23-20108)	☐ 415 Mission Street Tenant LLC (Case No. 23-20152)
☐ 200 Spectrum Center Drive Tenant LLC (Case No. 23-20366)	$\hfill \square$ 3000 S Robertson Blvd Q LLC (Case No. 23-20113)	$\hfill \Box$ 419 Park Avenue South Tenant LLC (Case No. 23-20163)
☐ 201 Spear St Tenant LLC (Case No. 23-20367)	☐ 3001 Bishop Drive Tenant LLC (Case No. 23-20122)	☐ 420 5th Avenue Q LLC (Case No. 23-20169)
☐ 2031 3rd Ave Tenant LLC (Case No. 23-20368)	$\hfill \square$ 3003 Woodbridge Ave Tenant LLC (Case No. 23-20126)	☐ 420 Commerce Street Tenant LLC (Case No. 23-20181)
☐ 205 Hudson Street Tenant LLC (Case No. 23-20369)	$\hfill \square$ 3090 Olive Street Tenant LLC (Case No. 23-20134)	☐ 424-438 Fifth Avenue Tenant LLC (Case No. 23-20190)
☐ 205 North Detroit Street Tenant LLC (Case No. 23-20370)	$\hfill \square$ 31 St James Ave Tenant LLC (Case No. 23-20143)	☐ 428 Broadway Tenant LLC (Case No. 23-20201)
☐ 429 Lenox Ave Tenant LLC (Case No. 23-20042)	$\hfill \Box$ 6 East 32nd Street WW Q LLC (Case No. 23-19949)	$\hfill\Box$ 77 Sands WW Corporate Tenant LLC (Case No. 23-20000)
☐ 430 Park Avenue Tenant LLC (Case No. 23-20056)	☐ 600 B Street Tenant LLC (Case No. 23-19961)	☐ 77 Sleeper Street Tenant LLC (Case No. 23-20015)
☐ 4311 11th Avenue Northeast Tenant LLC (Case No. 23-20362)	☐ 600 California Street Tenant LLC (Case No. 23-19977)	☐ 7761 Greenhouse Rd Tenant LLC (Case No. 23-20026)
☐ 433 Hamilton Avenue Tenant LLC (Case No. 23-20066)	☐ 600 H Apollo Tenant LLC (Case No. 23-19988)	☐ 777 6th Street NW Tenant LLC (Case No. 23-20041)
☐ 437 5th Avenue Q LLC (Case No. 23-20083)	☐ 6001 Cass Avenue Tenant LLC (Case No. 23-19998)	☐ 78 SW 7th Street Tenant LLC (Case No. 23-20054)
☐ 437 Madison Avenue Tenant LLC (Case No. 23-20099)	☐ 601 South Figueroa Street Tenant LLC (Case No. 23-20012)	☐ 8 W 40th Street Tenant LLC (Case No. 23-20062)
☐ 44 East 30th Street HQ LLC (Case No. 23-19888)	$\hfill \Box$ 606 Broadway Tenant LLC (Case No. 23-20023)	☐ 80 M Street SE Tenant LLC (Case No. 23-20072)
☐ 44 Montgomery Street Tenant LLC (Case No. 23-19901)	$\hfill \Box$ 609 5th Avenue Tenant LLC (Case No. 23-20038)	☐ 800 Bellevue Way Tenant LLC (Case No. 23-20078)
☐ 44 Wall Street HQ LLC (Case No. 23-19921)	☐ 609 Greenwich Street Tenant LLC (Case No. 23-20049)	☐ 800 Market Street Tenant LLC (Case No. 23-20088)
☐ 448 North LaSalle Street Tenant LLC (Case No. 23-20114)	☐ 609 Main Street Tenant LLC (Case No. 23-20060)	☐ 800 North High Street Tenant LLC (Case No. 23-20100)
$\hfill \Box$ 45 West 18th Street Tenant LLC (Case No. 23-19944)	☐ 611 North Brand Boulevard Tenant LLC (Case No. 23-20070)	☐ 801 B. Springs Road Tenant LLC (Case No. 23-20111)
☐ 450 Lexington Tenant LLC (Case No. 23-20128)	☐ 615 S. Tenant LLC (Case No. 23-20082)	$\hfill \square$ 808 Wilshire Boulevard Tenant LLC (Case No. 23-20120)
☐ 460 Park Ave South Tenant LLC (Case No. 23-20145)	☐ 625 Massachusetts Tenant LLC (Case No. 23-20093)	$\hfill\Box$ 820 18th Ave South Tenant LLC (Case No. 23-20127)

Any Proofs of Claim (i) with respect to an alleged right of payment arising out of or relating to acts, omissions, or transactions occurring on or prior to November 6, 2023, and (ii) that identify WeWork Companies LLC as the applicable Debtor entity shall be deemed to have been submitted against Debtor WeWork Companies U.S. LLC.

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☐ 460 West 50 North Tenant LLC (Case No. 23-20162)	☐ 625 West Adams Street Tenant LLC (Case No. 23-20105)	☐ 821 17th Street Tenant LLC (Case No. 23-20139)
☐ 4635 Lougheed Highway Tenant LP (Case No. 23-19872)	☐ 63 Madison Avenue Tenant LLC (Case No. 23-20119)	☐ 83 Maiden Lane Q LLC (Case No. 23-20150)
☐ 475 Sansome St Tenant LLC (Case No. 23-20177)	☐ 65 East State Street Tenant LLC (Case No. 23-20132)	☐ 830 Brickell Plaza Tenant LLC (Case No. 23-20158)
☐ 483 Broadway Tenant LLC (Case No. 23-20194)	☐ 650 California Street Tenant LLC (Case No. 23-20147)	☐ 830 NE Holladay Street Tenant LLC (Case No. 23-20167)
☐ 49 West 27th Street HQ LLC (Case No. 23-19958)	☐ 6543 South Las Vegas Boulevard Tenant LLC (Case No. 23-20161)	☐ 8305 Sunset Boulevard HQ LLC (Case No. 23-20179)
☐ 490 Broadway Tenant LLC (Case No. 23-20206)	☐ 655 15th Street NW Tenant LLC (Case No. 23-20173)	☐ 8687 Melrose Avenue Tenant LLC (Case No. 23-20192)
☐ 50 W 28th Street Tenant LLC (Case No. 23-19975)	☐ 655 Montgomery St Tenant LLC (Case No. 23-20187)	☐ 8687 Melrose Green Tenant LLC (Case No. 23-20200)
$\hfill\Box$ 500 11th Ave North Tenant LLC (Case No. 23-20230)	☐ 655 New York Avenue Northwest Tenant LLC (Case No. 23-20199)	☐ 88 U Place Tenant LLC (Case No. 23-20207)
☐ 500 7th Avenue Tenant LLC (Case No. 23-20215)	☐ 660 J Street Tenant LLC (Case No. 23-20209)	☐ 880 3rd Ave Tenant LLC (Case No. 23-20214)
☐ 501 Boylston Street Tenant LLC (Case No. 23-20241)	☐ 660 North Capitol St NW Tenant LLC (Case No. 23-20225)	☐ 881 Peachtree Street Northeast Tenant LLC (Case No. 23-20221)
$\hfill\Box$ 501 East Kennedy Boulevard Tenant LLC (Case No. 23-20254)	$\hfill \Box$ 6655 Town Square Tenant LLC (Case No. 23-20242)	☐ 8910 University Center Lane Tenant LLC (Case No. 23-20226)
□ 501 East Las Olas Blvd Tenant LLC (Case No. 23-20269)	☐ 67 Irving Place Tenant LLC (Case No. 23-20256)	□ 90 South 400 West Tenant LLC (Case No. 23-20234)
☐ 501 Eastlake Tenant LLC (Case No. 23-20284)	☐ 6900 North Dallas Parkway Tenant LLC (Case No. 23-20271)	$\hfill \square$ 901 North Glebe Road Tenant LLC (Case No. 23-20244)
$\hfill \Box$ 5049 Edwards Ranch Tenant LLC (Case No. 23-20354)	$\hfill \Box$ 695 Town Center Drive Tenant LLC (Case No. 23-20242)	☐ 901 Woodland St Tenant LLC (Case No. 23-20252)
☐ 505 Main Street Tenant LLC (Case No. 23-20295)	☐ 7 West 18th Street Tenant LLC (Case No. 23-20297)	☐ 902 Broadway Tenant LLC (Case No. 23-20264)
☐ 505 Park Avenue Q LLC (Case No. 23-20306)	☐ 700 2 Street Southwest Tenant LP (Case No. 23-19871)	$\hfill \square$ 920 5th Ave Tenant LLC (Case No. 23-20273)
☐ 50-60 Francisco Street Tenant LLC (Case No. 23-19996)	☐ 700 K Street NW Tenant LLC (Case No. 23-20217)	☐ 920 SW 6th Avenue Tenant LLC (Case No. 23-20283)
☐ 511 W 25th Street Tenant LLC (Case No. 23-20317)	☐ 700 North Miami Tenant LLC (Case No. 23-20335)	☐ 9200 Timpanogos Highway Tenant LLC (Case No. 23-20291)
☐ 515 Folsom Street Tenant LLC (Case No. 23-20326)	☐ 700 SW 5th Tenant LLC (Case No. 23-20341)	☐ 925 4th Avenue Tenant LLC (Case No. 23-20299)
☐ 515 N State Street Tenant LLC (Case No. 23-20331)	☐ 708 Main St Tenant LLC (Case No. 23-20345)	$\hfill \square$ 925 N La Brea Ave Tenant LLC (Case No. 23-20304)
☐ 5161 Lankershim Boulevard Tenant LLC (Case No. 23-20360)	☐ 71 5th Avenue Tenant LLC (Case No. 23-20311)	☐ 9670416 CANADA Inc. (Case No. 23-19870)
☐ 5215 North O'Connor Boulevard Tenant LLC (Case No. 23-20355)	☐ 71 Stevenson Street Q LLC (Case No. 23-20319)	☐ 9777 Wilshire Boulevard Q LLC (Case No. 23-19907)
☐ 524 Broadway Tenant LLC (Case No. 23-20337)	☐ 711 Atlantic Avenue Tenant LLC (Case No. 23-20347)	☐ 980 6th Avenue Tenant LLC (Case No. 23-19895)
☐ 525 Broadway Tenant LLC (Case No. 23-20348)	☐ 725 Ponce De Leon Ave NE Tenant LLC (Case No. 23-20228)	☐ 9830 Wilshire Boulevard Tenant LLC (Case No. 23-19917)
☐ 53 Beach Street Tenant LLC (Case No. 23-20014)	☐ 7272 Wisconsin Avenue Tenant LLC (Case No. 23-20240)	☐ 99 Chauncy Street Q LLC (Case No. 23-19878)
☐ 540 Broadway Q LLC (Case No. 23-20352)	☐ 729 Washington Ave Tenant LLC (Case No. 23-20232)	☐ 99 High Street Tenant LLC (Case No. 23-19887)
☐ 545 Boylston Street Q LLC (Case No. 23-20357)	☐ 7300 Dallas Parkway Tenant LLC (Case No. 23-19884)	☐ Bird Investco LLC (Case No. 23-19928)
☐ 546 5th Avenue Tenant LLC (Case No. 23-20361)	☐ 731 Sansome Street Tenant LLC (Case No. 23-19962)	☐ CD Locations, LLC (Case No. 23-19939)
☐ 550 7th Avenue HQ LLC (Case No. 23-20363)	☐ 75 Arlington Street Tenant LLC (Case No. 23-19909)	☐ Cities by We LLC (Case No. 23-19950)
☐ 550 Kearny Street HQ LLC (Case No. 23-20350)	☐ 75 E Santa Clara Street Tenant LLC (Case No. 23-19919)	☐ Clubhouse TS LLC (Case No. 23-19963)
☐ 57 E 11th Street Tenant LLC (Case No. 23-20027)	☐ 75 Rock Plz Tenant LLC (Case No. 23-19929)	☐ Common Coffee LLC (Case No. 23-19972)
☐ 575 5th Avenue Tenant LLC (Case No. 23-19879)	☐ 750 Lexington Avenue Tenant LLC (Case No. 23-19940)	☐ Common Desk Daymaker LLC (Case No. 23-19983)
☐ 575 Lexington Avenue Tenant LLC (Case No. 23-19892)	☐ 750 White Plains Road Tenant LLC (Case No. 23-19947)	☐ Common Desk DE, LLC (Case No. 23-19994)
□ 5750 Wilshire Boulevard Tenant LLC (Case No. 23-19902)	☐ 755 Sansome Street Tenant LLC (Case No. 23-19962)	☐ Common Desk Holdings LLC (Case No. 23-20007)
☐ 5960 Berkshire Lane Tenant LLC (Case No. 23-19913)	☐ 756 W Peachtree Tenant LLC (Case No. 23-19978)	☐ Common Desk OC, LLC (Case No. 23-20018)
☐ 599 Broadway Tenant LLC (Case No. 23-19926)	☐ 77 Sands Tenant LLC (Case No. 23-19990)	☐ Common Desk Operations LLC (Case No. 23-20031)
☐ Common Desk West 7th, LLC (Case No. 23-20040)	☐ WeWork Canada LP ULC (Case No. 23-19867)	WW 401 Park Avenue South LLC (Case No. 23-20001)
☐ Creator Fund Managing Member LLC (Case No. 23-20052)	☐ WeWork Commons LLC (Case No. 23-20076)	☐ WW 5 W 125th Street LLC (Case No. 23-1993)
□ Euclid LLC (Case No. 23-19899)	☐ WeWork Companies U.S. LLC (f/k/a WeWork Companies	☐ WW 500 Yale LLC (Case No. 23-20008)
☐ Euclid WW Holdings Inc. (Case No. 23-20090)	LLC) (Case No. 23-19874) WeWork Companies Partner LLC (Case No. 23-19923)	□ WW 51 Melcher LLC (Case No. 23-19946)
☐ FieldLens LLC (Case No. 23-20073)	☐ WeWork Construction LLC (Case No. 23-20091)	☐ WW 520 Broadway LLC (Case No. 23-20016)
☐ Five Hundred Fifth Avenue HQ LLC (Case No. 23-20103)	□ WeWork Holdings LLC (Case No. 23-20106)	□ WW 535 Mission LLC (Case No. 23-20021)
☐ Insurance Services by WeWork LLC (Case No. 23-19922)	☐ WeWork Interco LLC (Case No. 23-20118)	☐ WW 555 West 5th Street LLC (Case No. 23-20028)
☐ Legacy Tenant LLC (Case No. 23-20129)	☐ WeWork LA LLC (Case No. 23-20138)	□ WW 5782 Jefferson LLC (Case No. 23-20086)
☐ Mailroom Bar at 110 Wall LLC (Case No. 23-20141)	☐ WeWork Labs Entity LLC (Case No. 23-20155)	□ WW 600 Congress LLC (Case No. 23-20004)
☐ MissionU PBC (Case No. 23-20141)	☐ WeWork Little West 12th LLC (Case No. 23-20178)	□ WW 641 S Street LLC (Case No. 23-20039)
☐ One Gotham Center Tenant LLC (Case No. 23-20165)		
· · · · · · · · · · · · · · · · · · ·	☐ WeWork Magazine LLC (Case No. 23-20189)	☐ WW 718 7th Street LLC (Case No. 23-20046)
☐ One Metropolitan Square Tenant LLC (Case No. 23-20174)	☐ WeWork Real Estate LLC (Case No. 23-20216)	☐ WW 745 Atlantic LLC (Case No. 23-20055)
☐ Parkmerced Partner LLC (Case No. 23-20186)	☐ WeWork Services LLC (Case No. 23-20236)	☐ WW 79 Madison LLC (Case No. 23-19954)
☐ Play by WeWork LLC (Case No. 23-20198)	☐ WeWork Space Services Inc. (Case No. 23-20249)	☐ WW 81 Prospect LLC (Case No. 23-19959)
☐ Powered By We LLC (Case No. 23-20210)	☐ WeWork Space Services LLC (Case No. 23-20260)	☐ WW 811 West 7th Street LLC (Case No. 23-20067)
☐ Project Caesar LLC (Case No. 23-20218)	☐ WeWork Wellness LLC (Case No. 23-20333)	☐ WW 85 Broad LLC (Case No. 23-19968)

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☐ Project Standby I LLC (Case No. 23-20229)	☐ WeWork Workplace LLC (Case No. 23-20272)	☐ WW 995 Market LLC (Case No. 23-20081)		
☐ Prolific Interactive LLC (Case No. 23-20237)	☐ Wildgoose I LLC (Case No. 23-20280)	☐ WW Brooklyn Navy Yard LLC (Case No. 23-20094)		
☐ PxWe Facility & Asset Management Services LLC (Case No. 23-20246)	☐ WW 1010 Hancock LLC (Case No. 23-20281)	☐ WW BuildCo LLC (Case No. 23-20102)		
☐ South Tryon Street Tenant LLC (Case No. 23-20259)	☐ WW 107 Spring Street LLC (Case No. 23-20308)	☐ WW Co-Obligor Inc. (Case No. 23-20109)		
☐ Spacious Technologies, LLC (Case No. 23-20266)	☐ WW 11 John LLC (Case No. 23-20290)	☐ WW Enlightened Hospitality Investor LLC (Case No. 23-20115)		
☐ The Hub Tenant LLC (Case No. 23-20276)	☐ WW 110 Wall LLC (Case No. 23-20315)	☐ WW HoldCo LLC (Case No. 23-20338)		
☐ The We Company Management Holdings L.P. (Case No. 23-20342)	☐ WW 111 West Illinois LLC (Case No. 23-20322)	☐ WW Journal Square Holdings LLC (Case No. 23-20124)		
☐ The We Company Management LLC (Case No. 23-19905)	☐ WW 115 W 18th Street LLC (Case No. 23-20328)	☐ WW Journal Square Member LLC (Case No. 23-20130)		
$\hfill\Box$ The We Company MC LLC (Case No. 23-20346)	☐ WW 1161 Mission LLC (Case No. 23-20289)	☐ WW Onsite Services AAG LLC (Case No. 23-20137)		
☐ The We Company PI L.P. (Case No. 23-19914)	$\hfill \square$ WW 120 E 23rd Street LLC (Case No. 23-20332)	☐ WW Onsite Services EXP LLC (Case No. 23-20144)		
☐ WALTZ MERGER SUB LLC (Case No. 23-20288)	☐ WW 1328 Florida Avenue LLC (Case No. 23-20293)	☐ WW Onsite Services LLC (Case No. 23-20151)		
☐ We Rise Shell LLC (Case No. 23-20294)	☐ WW 1550 Wewatta Street LLC (Case No. 23-20302)	☐ WW Onsite Services SFI LLC (Case No. 23-20156)		
☐ We Work 154 Grand LLC (Case No. 23-20303)	☐ WW 1601 Fifth Avenue LLC (Case No. 23-20307)	☐ WW Onsite Services SUM LLC (Case No. 23-20166)		
$\hfill \square$ We Work 349 5th Ave LLC (Case No. 23-20310)	☐ WW 1875 Connecticut LLC (Case No. 23-20314)	☐ WW Project Swift Development LLC (Case No. 23-20175)		
☐ We Work Management LLC (Case No. 23-20318)	rk Management LLC (Case No. 23-20318)			
☐ We Work Retail LLC (Case No. 23-20324)	$\hfill \square$ WW 205 E 42nd Street LLC (Case No. 23-20247)	☐ WW VendorCo LLC (Case No. 23-20184)		
☐ WeInsure Holdco LLC (Case No. 23-20330)	☐ WW 210 N Green LLC (Case No. 23-20255)	☐ WW Worldwide C.V. (Case No. 23-19868)		
☐ Welkio LLC (Case No. 23-19941)	☐ WW 220 NW Eighth Avenue LLC (Case No. 23-20262)	☐ WWCO Architecture Holdings LLC (Case No. 23-20191)		
☐ WeWork 156 2nd LLC (Case No. 23-20002)	☐ WW 222 Broadway LLC (Case No. 23-20267)			
☐ WeWork 175 Varick LLC (Case No. 23-20017)	☐ WW 2221 South Clark LLC (Case No. 23-20325)			
☐ WeWork 25 Taylor LLC (Case No. 23-19960)	☐ WW 240 Bedford LLC (Case No. 23-20275)			
☐ WeWork 261 Madison LLC (Case No. 23-20036)	☐ WW 25 Broadway LLC (Case No. 23-20301)			
☐ WeWork 54 West 40th LLC (Case No. 23-19984)	☐ WW 26 JS Member LLC (Case No. 23-19938)			
☐ WeWork Asset Management LLC (Case No. 23-20045)	☐ WW 312 Arizona LLC (Case No. 23-19976)			
☐ WeWork Bryant Park LLC (Case No. 23-20068)	☐ WW 350 Lincoln LLC (Case No. 23-19985)			
☐ WeWork Canada GP ULC (Case No. 23-19866)	☐ WW 379 W Broadway LLC (Case No. 23-19993)			

Your claim can be filed electronically on Epiq's website at https://dm.epiq11.com/WeWork.

Official Form 410

Proof of Claim 12/23

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Other than a claim under 11 U.S.C. § 503(b)(9), this form should not be used to make a claim for an administrative expense arising after the commencement of these cases.

Please note that this Official Form 410 has been modified to allow creditors to request payment for claims under 11 U.S.C. § 503(b)(9) and such that otherwise valid Proofs of Claim submitted against WeWork Companies LLC shall be deemed to have been submitted against WeWork Companies U.S. LLC.

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

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

Any Proofs of Claim (i) with respect to an alleged right of payment arising out of or relating to acts, omissions, or transactions occurring on or prior to November 6, 2023, and (ii) that identify WeWork Companies LLC as the applicable Debtor entity shall be deemed to have been submitted against Debtor WeWork Companies U.S. LLC.

Fill in all the information about the claim as of the date these cases were filed.

ı	Part 1:	Identify the Cla	im
1	. Who credi	is the current tor?	Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor

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2.	Has this claim been acquired from someone else?	No Yes. From whom?			
3.	Where should notices and payments to the	Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if different)			
	creditor be sent?	Name Name			
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Number Street Number Street			
	(FRBF) 2002(g)	City State ZIP Code City State ZIP Code			
		Country Country			
		Contact phone Contact phone			
		Contact email Contact email			
		Uniform claim identifier for electronic payments in chapter 13 (if you use one):			
4.	Does this claim amend one already filed?	No Yes. Claim number on court claims registry (if known) Filed on			
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made the earlier filling?			
Pa	art 2: Give Information	About the Claim as of the Date the Case Was Filed			
6.	Do you have any numb you use to identify the debtor?	No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:			
7.	How much is the claim	the claim?			
		\$ Does this amount include interest or other charges?			
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).			
8.	What is the basis of the claim?	the Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.			
9.	Is all or part of the clair secured?	n No Yes. The claim is secured by a lien on property.			
		Nature of property:			
		Real estate: If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.			

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	Motor vehicle			
	Other. Describe:			
	Basis for perfection:			
	Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)			
	Value of property: \$			
	Amount of the claim that is secured: \$			
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line 7.)			
Amount necessary to cure any default as of the date of the petition: \$				
	Annual Interest Rate (when case was filed)%			
	Fixed			
	☐ Variable			
10. Is this claim based on a lease?] No			
L	Yes. Amount necessary to cure any default as of the date of the petition. \$			
11. Is this claim subject to a right of setoff?	No Yes. Identify the property:			
Official Form 410	Proof of Claim page 2			
A claim may be partly priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).			
nonpriority. For example, in some categories, the law limits the amount	Up to \$3,350* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).			
entitled to priority.	Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).			
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).			
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).			
	Other. Specify subsection of 11 U.S.C. § 507(a)() that applies. \$			
	* Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun on or after the date of adjustment.			
13. Is all or part of the claim	□ No			
entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9)?	Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor within 20 days before the date of commencement of the above case, in which the goods have been sold to the Debtor in the ordinary course of such Debtor's business. Attach documentation supporting such claim.			
	\$			

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Part 3: Sign Below						
The person completing	Check the appropriate box:					
this proof of claim must sign and date it.	I am the creditor.					
FRBP 9011(b).	I am the creditor's attorney or authorized agent.					
If you file this claim electronically, FRBP	☐ I am the trus	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.				
5005(a)(2) authorizes courts to establish local rules specifying what a signature	I am a guara	intor, surety, endors	ser, or other codebtor	. Bankruptcy Rule 30)05.	
is. A person who files a	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.					
fraudulent claim could be fined up to \$500,000,	I have examined t	the information in th	is <i>Proof of Claim</i> and	have reasonable be	elief that the information	n is true and correct.
imprisoned for up to 5 years, or both.	I declare under pe	enalty of perjury tha	t the foregoing is true	and correct.		
18 U.S.C. §§ 152, 157, and 3571.	Executed on date					
	Print the name o	f the person who	is completing and s	igning this claim:		
	Name	First name	Middle	name	Last name	
	Title					
	Company	Identify the corporate	servicer as the compan	γ if the authorized agent	is a servicer.	
	Address					
		Number S	Street			
		City		State	ZIP Code	Country
	Contact phone			E	mail	

Official Form 410

Instructions for Proof of Claim

Jnited States Bankruptcy Court 12/1

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

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

How to fill out this form

- Fill in all of the information about the claim as of the date these cases were filed.
- Fill in the caption at the top of the form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because attachments may be destroyed after scanning.
- If the claim is based on delivery health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.

PLEASE SEND COMPLETED PROOF(S) OF CLAIM TO:

If by First-Class Mail:

WeWork Inc.
Claims Processing Center
c/o Epiq Corporate Restructuring, LLC
P.O. Box 4421
Beaverton, OR 97076-4421

If by Hand Delivery or Overnight Mail:

WeWork Inc.
Claims Processing Center
c/o Epiq Corporate Restructuring, LLC
10300 SW Allen Blvd.
Beaverton, OR 97005

Alternatively, your claim can be filed electronically on Epiq's website at https://dm.epiq11.com/WeWork.

- A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, either enclose a stamped self-addressed envelope and a copy of this form or you may view a list of filed claims in this case by visiting the Claims and Noticing and Agent's website at https://dm.epiq11.com/WeWork.

Understand the terms used in this form

Administrative expense: Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing that bankruptcy estate. 11 U.S.C. § 503

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Claim Pursuant to 11 U.S.C. §503(b)(9): A claim arising from the value of any goods received by the Debtor within 20 days before the date of commencement of the above case, in which the goods have been sold to the Debtor in the ordinary course of the Debtor's business. Attach documentation supporting such claim.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. §101 (10).

Debtor: A person, corporation, or other entity to who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. §101 (13).

Evidence of perfection: Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement.

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. §507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where these cases is pending.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Do not file these instructions with your form.

Secured claim under 11 U.S.C. §506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of 1325(a).

Examples of liens on property include a mortgage on real estate a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In states, a court judgment may be a lien.

Setoff: Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

Uniform claim identifier: An optional 24-character identifier that some creditors use to facilitate electronic payment.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Exhibit 2

Bar Date Notice

KIRKLAND & ELLIS LLP KIRKLAND & ELLIS INTERNATIONAL LLP

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Co-Counsel for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:		Chapter 11
WEWORK INC., et al.,		Case No. 23-19865 (JKS)
	Debtors. ¹	(Jointly Administered)

NOTICE OF DEADLINE REQUIRING SUBMISSION OF PROOFS OF CLAIM ON OR BEFORE MARCH 12, 2024, AND RELATED PROCEDURES FOR SUBMITTING PROOFS OF CLAIM IN THE ABOVE-CAPTIONED CHAPTER 11 CASES

TO: ALL PERSONS AND ENTITIES WITH CLAIMS AGAINST ANY DEBTOR LISTED ON PAGES 2–13 OF THIS NOTICE IN THE ABOVE-CAPTIONED CHAPTER 11 CASES.

The United States Bankruptcy Court for the District of New Jersey (the "<u>Court</u>") has entered an order (the "<u>Order</u>")² establishing <u>March 12, 2024</u> (the "<u>General Claims Bar Date</u>"), as

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://dm.epiq11.com/WeWork. The location of Debtor WeWork Inc.'s principal place of business is 12 East 49th Street, 3rd Floor, New York, NY 10017; the Debtors' service address in these chapter 11 cases is WeWork Inc. c/o Epiq Corporate Restructuring, LLC 10300 SW Allen Blvd. Beaverton, OR 97005.

² Capitalized terms used but not defined herein shall have the meanings set forth in the Order.

the last date for each person or entity³ (including individuals, partnerships, corporations, joint ventures, estates, and trusts) to submit proofs of claim (each, a "<u>Proof of Claim</u>") against any of the Debtors listed on page 2–13 of this notice (collectively, the "<u>Debtors</u>"); *provided* that each Member Claimant shall be sent an individualized Member Notice by email; *provided*, *further*, that, to the extent known, attorneys representing a Member Claimant shall also be sent the Member Notice by email; *provided*, *further*, if such Member Claimant disagrees with the amount listed on such Member Claimant's Member Notice, such Member Claimant may file a Proof of Claim at any point on or before **March 12**, **2024** (the "<u>Member Claims Bar Date</u>").⁴

Except for those holders of the Claims (as defined herein) listed below that are specifically excluded from the General Claims Bar Date submission requirement, the Bar Dates⁵ and the procedures set forth below for submitting Proofs of Claim apply to all Claims (defined below) against the Debtors that arose or are deemed to have arisen prior to **November 6, 2023** (the "Petition Date"), the date on which the Debtors commenced cases under chapter 11 of the United States Bankruptcy Code, including parties asserting Claims pursuant to section 503(b)(9) of the Bankruptcy Code (each, a "503(b)(9) Claim").⁶ In addition, governmental units have until May 6, 2024 (the date that is 180 days after the Petition Date) (the "Governmental Bar Date"), to submit Proofs of Claim.

A holder of a possible Claim against the Debtors should consult an attorney regarding any matters not covered by this notice, such as whether the holder should submit a Proof of Claim.

Debtors in these Chapter 11 Cases⁷

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
WeWork Inc.	4904	23-19865
1 Beacon Street Tenant LLC	8148	23-19877
1 Belvedere Drive Tenant LLC	1950	23-19885

As used herein, the term "entity" has the meaning given to it in section 101(15) of title 11 of the United States Code (the "Bankruptcy Code") and includes all persons, estates, trusts, and the United States Trustee. Furthermore, the terms "person" and "governmental unit" have the meanings given to them in sections 101(41) and 101(27) of the Bankruptcy Code, respectively.

⁴ For the avoidance of doubt, the amount of the Membership Claim shall be subject to all deductions and setoffs provided for in the membership agreement that gives rise to such Membership Claim, if any.

Defined collectively as the General Claims Bar Date, the Member Claims Bar Date, the Rejection Damages Bar Date, the Amended Schedules Bar Date, the Governmental Bar Date, and the Stub Rent Bar Date (each as further defined herein).

^{6 &}quot;503(b)(9) Claims" are claims for the value of goods received by a Debtor within 20 days before the Petition Date where such goods were sold to the Debtor in the ordinary course of such Debtor's business. See 11 U.S.C. § 503(b)(9).

Any Proofs of Claim (i) with respect to an alleged right of payment arising out of or relating to acts, omissions, or transactions occurring on or prior to November 6, 2023, and (ii) that identify WeWork Companies LLC as the applicable Debtor entity shall be deemed to have been submitted against Debtor WeWork Companies U.S. LLC with a notation that a discrepancy in the submission exists.

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
1 Glenwood Ave Tenant LLC	2341	23-19893
1 Lincoln Street Tenant LLC	9148	23-19890
1 Milk Street Tenant LLC	6412	23-19903
1 Post Street Tenant LLC	9425	23-19920
1 South Dearborn Street Tenant LLC	1824	23-19934
1 Union Square West HQ LLC	8269	23-19955
10 East 38th Street Tenant LLC	4628	23-19969
10 East 40th Street HO LLC	2399	23-19987
100 Bayview Circle Tenant LLC	9430	23-20006
100 Broadway Tenant LLC	3744	23-20024
100 S State Street Tenant LLC	1703	23-20050
100 Summer Street Tenant LLC	3455	23-20063
10000 Washington Boulevard Tenant LLC	9598	23-20080
1001 Woodward Ave Tenant LLC	6699	23-20098
1003 East 4th Place Tenant LLC	3413	23-20123
101 East Washington Street Tenant LLC	6768	23-20142
101 Marietta Street NorthWest Tenant LLC	1823	23-20160
101 North 1st Avenue Tenant LLC	3820	23-20176
10250 Constellation Tenant LLC	4310	23-20193
1031 South Broadway Tenant LLC	4914	23-20208
10585 Santa Monica Boulevard Tenant LLC	8761	23-20200
10845 Griffith Peak Drive Tenant LLC	6915	23-20220
10885 NE 4th Street Tenant LLC	3728	23-20253
109 S 5th Street Tenant LLC	0568	23-20251
1090 West Pender Street Tenant LP	9555	23-19873
10900 Stonelake Boulevard Tenant LLC	0585	23-20282
1099 Stewart Street Tenant LLC	5450	23-20282
11 Park Pl Tenant LLC	8791	23-20290
110 110th Avenue Northeast Tenant LLC	9464	23-20313
110 Corcoran Street Tenant LLC	2187	23-20330
110 Wall Manager LLC	4092	23-20344
1100 15th Street NW Tenant LLC	6913	23-20349
1100 Ludlow Street Tenant LLC	9300	23-20353
1100 Eddiow Street Tenant EEC 1100 Main Street Tenant LLC	2169	23-20356
	 	
1111 Broadway Tenant LLC	5858	23-20032
1111 West 6th Street Tenant LLC	0087	23-20044
1114 W Fulton Market Q LLC	7844	23-20059
1115 Broadway Q LLC	8644	23-20065
1115 Howell Mill Road Tenant LLC	7225	23-20074
1115 W Fulton Market Q LLC	9376	23-20085
115 Broadway Tenant LLC	2484	23-19894
115 East 23rd Street Tenant LLC	9028	23-19906
1150 South Olive Street Tenant LLC	7411	23-20097
1155 Perimeter Center West Tenant LLC	1618	23-20116
1155 West Fulton Street Tenant LLC	6023	23-20125
1156 6th Avenue Tenant LLC	4480	23-20136
117 NE 1st Ave Tenant LLC	6608	23-19916
1175 Peachtree Tenant LLC	5258	23-20148
11801 Domain Blvd Tenant LLC	1552	23-20292
12 East 49th Street Tenant LLC	7257	23-19876
12 South 1st Street Tenant LLC	3509	23-19882

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
120 West Trinity Place Tenant LLC	2371	23-19933
1200 17th Street Tenant LLC	8102	23-20157
1200 Franklin Avenue Tenant LLC	4211	23-20171
1201 3rd Avenue Tenant LLC	3754	23-20183
1201 Wills Street Tenant LLC	5225	23-20196
1201 Wilson Blvd Tenant LLC	0842	23-20202
12130 Millennium Drive Tenant LLC	6904	23-20305
1240 Rosecrans Tenant LLC	3275	23-20212
125 S Clark Street Tenant LLC	8278	23-19942
125 West 25th Street Tenant LLC	4277	23-19952
12655 Jefferson Blvd Tenant LLC	3517	23-20312
128 South Tryon Street Tenant LLC	5222	23-19967
130 5th Avenue Tenant LLC	5444	23-19907
130 Madison Avenue Tenant LLC	8482	23-19973
	6470	23-19981
130 W 42nd Street Tenant LLC 1305 2nd Street O LLC		
	3037	23-20219
1330 Lagoon Avenue Tenant LLC	0999	23-20227
1333 New Hampshire Avenue Northwest Tenant LLC	2667	23-20239
135 E 57th Street Tenant LLC	3854	23-19999
135 Madison Ave Tenant LLC	2802	23-20010
1372 Peachtree Street NE Tenant LLC	8619	23-20248
1389 Peachtree Street Northwest Tenant LLC	6957	23-20257
1400 Lavaca Street Tenant LLC	2571	23-20268
1410 Broadway Tenant LLC	4595	23-20277
1411 4th Avenue Tenant LLC	5499	23-20287
142 W 57th Street Tenant LLC	8674	23-20019
1430 Walnut Street Tenant LLC	7195	23-19880
1440 Broadway Tenant LLC	5006	23-19891
1448 NW Market Street Tenant LLC	3228	23-19900
1449 Woodward Avenue Tenant LLC	5856	23-19912
145 W 45th Street Tenant LLC	7901	23-19925
1450 Broadway Tenant LLC	9255	23-19937
1453 3rd Street Promenade Q LLC	7593	23-19948
1455 Market Street Tenant LLC	7402	23-19964
1460 Broadway Tenant LLC	2571	23-19974
148 Lafayette Street Tenant LLC	9622	23-19986
149 5th Avenue Tenant LLC	6151	23-19997
149 Madison Avenue Tenant LLC	3068	23-20013
15 West 27th Street Tenant LLC	5292	23-20022
150 4th Ave N Tenant LLC	7935	23-20037
152 3rd Street Tenant LLC	0691	23-20047
1525 11th Ave Tenant LLC	5382	23-20061
1535 Broadway Tenant LLC	4753	23-20096
154 W 14th Street Tenant LLC	7274	23-20107
1547 9th Street HQ LLC	6450	23-20117
1557 West Innovation Way Tenant LLC	1627	23-20133
1560 Broadway Tenant LLC	6569	23-20173
16 East 34th Street Tenant LLC	6651	23-20077
160 Varick Street Tenant LLC	7334	23-20140
160 W Santa Clara St Tenant LLC	0863	23-20139
1600 W Santa Clara St Tenant LLC 1600 7th Avenue Tenant LLC	9887	23-20188
1000 / til Avenue Tenant LLC	988/	23-20182

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
1601 Elm Street Tenant LLC	4255	23-20195
1601 Market Street Tenant LLC	8047	23-20203
1601 Vine Street Tenant LLC	1403	23-20213
161 Avenue of the Americas Tenant LLC	6924	23-20223
1615 Platte Street Tenant LLC	0353	23-20231
1619 Broadway Tenant LLC	5736	23-20243
166 Geary Street HQ LLC	7137	23-20253
1660 Lincoln Street Tenant LLC	1627	23-20263
167 N Green Street Tenant LLC	3686	23-20274
1700 Lincoln Street Tenant LLC	0179	23-20286
1701 Rhode Island Avenue Northwest Tenant LLC	0313	23-20298
1725 Hughes Landing Boulevard Tenant LLC	4999	23-20309
1730 Minor Avenue Tenant LLC	1889	23-20316
17300 Laguna Canyon Road Tenant LLC	2597	23-20323
177 E Colorado Blvd Tenant LLC	1754	23-20329
1775 Tysons Boulevard Tenant LLC	7002	23-20329
18 West 18th Street Tenant LLC	7806	23-20339
180 Geary Street HQ LLC	7761	23-20343
180 Sansome Street Tenant LLC	7086	23-19881
1814 Franklin St Q LLC	3963	23-19881
18191 Von Karman Avenue Tenant LLC	6802	23-19910
1825 South Grant Street Tenant LLC	2094	23-19957
1828 Walnut St Tenant LLC	5661	23-19937
183 Madison Avenue Q LLC	7817	23-20005
1840 Gateway Dr Tenant LLC	6081	23-20003
185 Madison Avenue Tenant LLC	0308	23-20050
18691 Jamboree Road Tenant LLC	2700	23-20033
1875 K Street NW Tenant LLC	1471	23-20071
	9343	23-20110
1881 Broadway HQ LLC		
1900 Market Street Tenant LLC	2704	23-20135
1900 Powell Street Tenant LLC	7057	23-20164
1910 North Ola Avenue Tenant LLC	5213	23-20185
1920 McKinney Ave Tenant LLC	3595	23-20205
195 Montague Street Tenant LLC	2111	23-20223
199 Water Street Tenant LLC	8814	23-20238
2 Belvedere Drive Tenant LLC	0136	23-20258
2 Embarcadero Center Tenant LLC	9361	23-20279
2 North LaSalle Street Tenant LLC	1726	23-20300
20 W Kinzie Tenant LLC	6463	23-20321
200 Berkeley Street Tenant LLC	2702	23-20340
200 Massachusetts Ave NW Tenant LLC	6273	23-20351
200 Portland Tenant LLC	5184	23-20359
200 South Biscayne Blvd Tenant LLC	3891	23-20364
200 South Orange Avenue Tenant LLC	3156	23-20365
200 Spectrum Center Drive Tenant LLC	8013	23-20366
201 Spear St Tenant LLC	7496	23-20367
2031 3rd Ave Tenant LLC	9856	23-20368
205 Hudson Street Tenant LLC	3431	23-20369
205 North Detroit Street Tenant LLC	3408	23-20370
21 Penn Plaza Tenant LLC	9148	23-20371
210 N Green Partners LLC	5418	23-20372

Debtor Name	Last Four Digits of Tax Identification	Case Number
Atom P. Tro	Number	
210 N Green Promoter LLC	3228	23-20373
2120 Berkeley Way Tenant LLC	3781	23-20374
21255 Burbank Boulevard Tenant LLC	1978	23-20375
214 West 29th Street Tenant LLC	2570	23-20376
22 Cortlandt Street HQ LLC	4853	23-20377
2201 Broadway Tenant LLC	5193	23-20378
221 6th Street Tenant LLC	4733	23-20379
2211 Michelson Drive Tenant LLC	7608	23-20380
222 Kearny Street Tenant LLC	7335	23-20381
222 North Sepulveda Tenant LLC	6484	23-20382
222 S Riverside Plaza Tenant LLC	5465	23-19875
2221 Park Place Tenant LLC	2652	23-19883
2222 Ponce De Leon Blvd Tenant LLC	8034	23-19889
225 South 6th St Tenant LLC	4193	23-19897
225 W 39th Street Tenant LLC	4074	23-19904
229 West 36th Street Tenant LLC	3292	23-19911
231 11th Ave Tenant LLC	8665	23-19915
2323 Delgany Street Tenant LLC	6612	23-19924
24 Farnsworth Street Q LLC	1191	23-19931
2-4 Herald Square Tenant LLC	8694	23-19935
2401 Elliott Avenue Tenant LLC	1910	23-19943
2420 17th Street Tenant LLC	2459	23-19951
2425 East Camelback Road Tenant LLC	2681	23-19956
245 Livingston St Q LLC	9725	23-19966
25 West 45th Street HQ LLC	3532	23-19970
250 E 200 S Tenant LLC	3981	23-19979
250 Park Avenue Tenant LLC	6797	23-19989
255 Giralda Avenue Tenant LLC	3616	23-19995
255 Greenwich Street Tenant LLC	9273	23-20004
255 S King St Tenant LLC	9388	23-20009
2600 Executive Parkway Tenant LLC	0485	23-20020
2700 Post Oak Blvd. Tenant LLC	2031	23-20029
27-01 Queens Plaza North Tenant LLC	0193	23-20029
2755 Canyon Blvd WW Tenant LLC	5519	23-20033
28 2nd Street Tenant LLC 28 West 44th Street HQ LLC	4392 2049	23-20057 23-20069
· ·		
29 West 30th Street Tenant LLC	8622	23-20079
30 Hudson Street Tenant LLC	0317	23-19864
30 Wall Street Tenant LLC	0897	23-20087
300 Morris Street Tenant LLC	5643	23-20095
300 Park Avenue Tenant LLC	2629	23-20101
3000 Olym Boulevard Tenant LLC	9769	23-20108
3000 S Robertson Blvd Q LLC	5098	23-20113
3001 Bishop Drive Tenant LLC	7613	23-20122
3003 Woodbridge Ave Tenant LLC	3338	23-20126
3090 Olive Street Tenant LLC	0766	23-20134
31 St James Ave Tenant LLC	6768	23-20143
3101 Park Boulevard Tenant LLC	7620	23-20149
311 W 43rd Street Tenant LLC	8453	23-20154
3120 139th Avenue Southeast Tenant LLC	5843	23-20170
315 East Houston Tenant LLC	5032	23-20180

Number Street Tenant LLC 9400 23-20188 315 W 36th Street Tenant LLC 9400 23-20197 320 Park Center Drive Tenant LLC 0630 23-20197 320 Park Center Drive Tenant LLC 1022 23-20204 3219 Knox Street Tenant LLC 0892 23-20211 3280 Peachtree Road NE Tenant LLC 0892 23-20211 3280 Peachtree Road NE Tenant LLC 6694 23-19886 33 Lest 33rd Street Tenant LLC 6694 23-19886 33 Lest 33rd Street Tenant LLC 5698 23-19896 33 Ivring Tenant LLC 5161 23-19908 330 North Wabash Tenant LLC 5905 23-19953 330 North Wabash Tenant LLC 5905 23-19953 330 North Wabash Tenant LLC 5905 23-19953 330 North Wabash Tenant LLC 5907 23-20224 332 S Michigan Tenant LLC 5907 23-20224 333 West San Carlos Tenant LLC 5907 23-19965 33-19971 3365 Piedmont Road Tenant LLC 5628 23-2033 340 Bryant Street HQ LLC 5869 23-19980 345 West 100 South Tenant LLC 5869 23-19980 345 West 100 South Tenant LLC 7728 23-19992 345 West 100 South Tenant LLC 8632 23-20003 35 Fast 21st Street HQ LLC 6368 23-19003 35 Sacramento Street Tenant LLC 7038 23-20011 35-37 36th Street Tenant LLC 7127 23-19927 360 NW 27th Street Tenant LLC 7127 23-19927 360 NW 27th Street Tenant LLC 7127 23-19927 360 NW 27th Street Tenant LLC 5919 23-20025 38 West 21st Street HQ ILC 5919 23-20025 391 San Antonio Road Tenant LLC 5919 23-20045 391 San Antonio Road Tenant LLC 5944 23-20039 3900 W Alameda Ave Tenant LLC 5944 23-20044 400 Capito Malt Tenant LLC 5968 23-20084 400 Capito Malt Tenant LLC 5960 23-20084 400 Capito Malt Tenant LLC 5960 23-20084 400 Capito Malt Te	Debtor Name	Last Four Digits of Tax Identification	Case Number
315 W 36th Street Tenant LLC	Debtor Name		Case Humber
316 West 12th Street Tenant LLC	315 W 36th Street Tenant LLC		23-20188
3209 Park Center Drive Tenant LLC			
3219 Knox Street Tenant LLC			
3280 Peachtree Road NE Tenant LLC			
33 Arch Street Tenant LLC			
33 East 33rd Street Tenant LLC			
33 Irving Tenant LLC			
330 North Wabash Tenant LLC 5905 23-19953 3300 N. Interstate 35 Tenant LLC 9907 23-19965 332 S. Michigan Tenant LLC 9907 23-19965 333 West San Carlos Tenant LLC 9907 23-19965 333 West San Carlos Tenant LLC 8690 23-19980 345 4th Street HQ LLC 8690 23-19980 345 4th Street Tenant LLC 7728 23-19992 345 West 100 South Tenant LLC 8632 23-20003 345 West 100 South Tenant LLC 8632 23-20003 35 East 21st Street HQ LLC 6368 23-19918 353 Sacramento Street Tenant LLC 7038 23-20011 353 Sacramento Street Tenant LLC 7127 7038 23-19927 360 NW 27th Street Tenant LLC 7127 72-31-19927 360 NW 27th Street Tenant LLC 7127 32-319927 360 NW 27th Street Tenant LLC 7127 32-319927 360 NW 27th Street Tenant LLC 7127 32-31-19936 385 5th Avenue Q LLC 6803 23-20043 389 West 21st Street Tenant LLC 9121 23-20045 385 5th Avenue Q LLC 6803 23-20033 3900 W Alameda Ave Tenant LLC 5919 23-20043 40 Water Street Tenant LLC 5943 23-19945 400 California Street Tenant LLC 2995 23-20051 400 California Street Tenant LLC 2995 23-20058 400 California Street Tenant LLC 2995 23-20058 400 Spectrum Center Drive Tenant LLC 6051 23-20064 400 Lincoln Square Tenant LLC 6051 23-20064 400 Spectrum Center Drive Tenant LLC 5468 23-20058 400 Spectrum Center Drive Tena			
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332 S Michigan Tenant LLC			
333 West San Carlos Tenant LLC 3623 23-19971			
3365 Piedmont Road Tenant LLC	2		
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35 East 21st Street HQ LLC			
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3600 Brighton Boulevard Tenant LLC 1382 23-20245 38 West 21st Street Tenant LLC 9121 23-19936 385 5th Avenue Q LLC 6803 23-20033 3900 W Alameda Ave Tenant LLC 1744 23-20250 391 San Antonio Road Tenant LLC 5919 23-20043 40 Water Street Tenant LLC 9843 23-19945 400 California Street Tenant LLC 2995 23-20051 400 Capitol Mall Tenant LLC 3269 23-20058 400 Concar Drive Tenant LLC 6051 23-20058 400 Concar Drive Tenant LLC 6051 23-20064 400 Lincoln Square Tenant LLC 6051 23-20075 400 Spectrum Center Drive Tenant LLC 0663 23-20075 400 Shiranda Ave Tenant LLC 5468 23-20261 401 San Antonio Road Tenant LLC 9434 23-20092 404 Fifth Avenue Tenant LLC 984 23-20104 404 Hifth Avenue Tenant LLC 9880 23-20270 405 Mateo Street Tenant LLC 9880 23-20121 408 Broadway Tenant LLC 1584 23-20121 <			
38 West 21st Street Tenant LLC 9121 23-19936 385 5th Avenue Q LLC 6803 23-20033 3900 W Alameda Ave Tenant LLC 1744 23-20250 391 San Antonio Road Tenant LLC 5919 23-20043 40 Water Street Tenant LLC 9843 23-19945 400 California Street Tenant LLC 2995 23-20051 400 Capitol Mall Tenant LLC 3269 23-20058 400 Concar Drive Tenant LLC 6051 23-20064 400 Concar Drive Tenant LLC 6051 23-20064 400 Lincoln Square Tenant LLC 4542 23-20075 400 Spectrum Center Drive Tenant LLC 4542 23-20075 400 Spectrum Center Drive Tenant LLC 0663 23-20084 400 Smiranda Ave Tenant LLC 4548 23-20075 401 San Antonio Road Tenant LLC 0434 23-20061 401 Fifth Avenue Tenant LLC 2984 23-20104 404 Fifth Avenue Tenant LLC 2984 23-20112 405 Mateo Street Tenant LLC 8802 23-20112 405 Mateo Street Tenant LLC 1584 23-20121 <td></td> <td></td> <td></td>			
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401 San Antonio Road Tenant LLC 0434 23-20092 404 Fifth Avenue Tenant LLC 2984 23-20104 4041 Macarthur Boulevard Tenant LLC 0097 23-20270 405 Mateo Street Tenant LLC 8802 23-20112 408 Broadway Tenant LLC 1584 23-20121 410 North Scottsdale Road Tenant LLC 7464 23-20131 414 West 14th Street HQ LLC 0330 23-20140 415 Mission Street Tenant LLC 5221 23-20152 419 Park Avenue South Tenant LLC 1064 23-20163 420 5th Avenue Q LLC 8836 23-20169 420 Commerce Street Tenant LLC 8833 23-20181 424-438 Fifth Avenue Tenant LLC 9307 23-20190 428 Broadway Tenant LLC 1575 23-20201 429 Lenox Ave Tenant LLC 9500 23-20042 430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	•	I .	
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414 West 14th Street HQ LLC 0330 23-20140 415 Mission Street Tenant LLC 5221 23-20152 419 Park Avenue South Tenant LLC 1064 23-20163 420 5th Avenue Q LLC 8836 23-20169 420 Commerce Street Tenant LLC 8833 23-20181 424-438 Fifth Avenue Tenant LLC 9307 23-20190 428 Broadway Tenant LLC 1575 23-20201 429 Lenox Ave Tenant LLC 9500 23-20042 430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083			
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424-438 Fifth Avenue Tenant LLC 9307 23-20190 428 Broadway Tenant LLC 1575 23-20201 429 Lenox Ave Tenant LLC 9500 23-20042 430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	420 5th Avenue Q LLC	8836	23-20169
428 Broadway Tenant LLC 1575 23-20201 429 Lenox Ave Tenant LLC 9500 23-20042 430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	420 Commerce Street Tenant LLC	8833	23-20181
429 Lenox Ave Tenant LLC 9500 23-20042 430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	424-438 Fifth Avenue Tenant LLC	9307	23-20190
430 Park Avenue Tenant LLC 8193 23-20056 4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	428 Broadway Tenant LLC	1575	23-20201
4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	429 Lenox Ave Tenant LLC	9500	23-20042
4311 11th Avenue Northeast Tenant LLC 8382 23-20362 433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083	430 Park Avenue Tenant LLC	8193	23-20056
433 Hamilton Avenue Tenant LLC 7959 23-20066 437 5th Avenue Q LLC 0163 23-20083			
437 5th Avenue Q LLC 0163 23-20083			
		0163	
	437 Madison Avenue Tenant LLC	6821	23-20099

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
44 East 30th Street HQ LLC	6271	23-19888
44 Montgomery Street Tenant LLC	3921	23-19901
44 Wall Street HQ LLC	5492	23-19921
448 North LaSalle Street Tenant LLC	1999	23-20114
45 West 18th Street Tenant LLC	7315	23-19944
450 Lexington Tenant LLC	9165	23-20128
460 Park Ave South Tenant LLC	4363	23-20145
460 West 50 North Tenant LLC	9577	23-20162
4635 Lougheed Highway Tenant LP	3618	23-19872
475 Sansome St Tenant LLC	8834	23-20177
483 Broadway Tenant LLC	9335	23-20194
49 West 27th Street HQ LLC	1321	23-19958
490 Broadway Tenant LLC	8615	23-20206
50 W 28th Street Tenant LLC	1689	23-19975
500 11th Ave North Tenant LLC	5628	23-20230
500 7th Avenue Tenant LLC	2846	23-20230
501 Boylston Street Tenant LLC	8098	23-20213
501 East Kennedy Boulevard Tenant LLC	6970	23-20241
501 East Las Olas Blvd Tenant LLC	2981	23-20269
501 East Las Olas Bivd Tellalit LEC 501 Eastlake Tenant LLC	0435	23-20284
5049 Edwards Ranch Tenant LLC	7647	23-20264
505 Main Street Tenant LLC	6085	23-20295
505 Park Avenue Q LLC	0923	23-20306
50-60 Francisco Street Tenant LLC	2771	23-19996
511 W 25th Street Tenant LLC	0540	23-19996
511 W 25th Street Tenant LLC 515 Folsom Street Tenant LLC	8421	23-20317
515 N State Street Tenant LLC	7257	23-20326
5161 Lankershim Boulevard Tenant LLC		
5215 North O'Connor Boulevard Tenant LLC	4034 7414	23-20360
		23-20355
524 Broadway Tenant LLC	3084	23-20337
525 Broadway Tenant LLC 53 Beach Street Tenant LLC	9130	23-20348
	3555	23-20014
540 Broadway Q LLC	9706	23-20352
545 Boylston Street Q LLC	6891	23-20357
546 5th Avenue Tenant LLC	2660	23-20361
550 7th Avenue HQ LLC	2573	23-20363
550 Kearny Street HQ LLC	2758	23-20350
57 E 11th Street Tenant LLC	7807	23-20027
575 5th Avenue Tenant LLC	7320	23-19879
575 Lexington Avenue Tenant LLC	2383	23-19892
5750 Wilshire Boulevard Tenant LLC	5616	23-19902
5960 Berkshire Lane Tenant LLC	5468	23-19913
599 Broadway Tenant LLC	6167	23-19926
6 East 32nd Street WW Q LLC	9362	23-19949
600 B Street Tenant LLC	5059	23-19961
600 California Street Tenant LLC	5806	23-19977
600 H Apollo Tenant LLC	3737	23-19988
6001 Cass Avenue Tenant LLC	0649	23-19998
601 South Figueroa Street Tenant LLC	2533	23-20012
606 Broadway Tenant LLC	2846	23-20023
609 5th Avenue Tenant LLC	3255	23-20038

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
609 Greenwich Street Tenant LLC	7046	23-20049
609 Main street Tenant LLC	2045	23-20060
611 North Brand Boulevard Tenant LLC	0420	23-20070
615 S. Tenant LLC	3370	23-20082
625 Massachusetts Tenant LLC	2879	23-20093
625 West Adams Street Tenant LLC	7504	23-20105
63 Madison Avenue Tenant LLC	2399	23-20119
65 East State Street Tenant LLC	9344	23-20132
650 California Street Tenant LLC	4581	23-20147
6543 South Las Vegas Boulevard Tenant LLC	8965	23-20161
655 15th Street NW Tenant LLC	8329	23-20173
655 Montgomery St Tenant LLC	1232	23-20187
655 New York Avenue Northwest Tenant LLC	9052	23-20199
660 J Street Tenant LLC	2309	23-20209
660 North Capitol St NW Tenant LLC	7309	23-20225
6655 Town Square Tenant LLC	6104	23-20242
67 Irving Place Tenant LLC	2790	23-20256
6900 North Dallas Parkway Tenant LLC	7340	23-20271
695 Town Center Drive Tenant LLC	4367	23-20285
7 West 18th Street Tenant LLC	6321	23-20297
700 2 Street Southwest Tenant LP	7212	23-19871
700 K Street NW Tenant LLC	4176	23-20327
700 North Miami Tenant LLC	9432	23-20335
700 SW 5th Tenant LLC	1301	23-20341
708 Main St Tenant LLC	4830	23-20345
71 5th Avenue Tenant LLC	6530	23-20311
71 Stevenson Street Q LLC	7905	23-20319
711 Atlantic Ave Tenant LLC	8881	23-20347
725 Ponce De Leon Ave NE Tenant LLC	5728	23-20228
7272 Wisconsin Avenue Tenant LLC	1988	23-20240
729 Washington Ave Tenant LLC	9334	23-20232
7300 Dallas Parkway Tenant LLC	4557	23-19884
731 Sansome Street Tenant LLC	0238	23-19898
75 Arlington Street Tenant LLC	9937	23-19909
75 E Santa Clara Street Tenant LLC	0838	23-19919
75 Rock Plz Tenant LLC	5056	23-19929
750 Lexington Avenue Tenant LLC	1068	23-19940
750 White Plains Road Tenant LLC	3720	23-19947
755 Sansome Street Tenant LLC	9841	23-19962
756 W Peachtree Tenant LLC	4741	23-19978
77 Sands Tenant LLC	0831	23-19990
77 Sands WW Corporate Tenant LLC	7229	23-20000
77 Sleeper Street Tenant LLC	4466	23-20005
7761 Greenhouse Rd Tenant LLC	4515	23-20015
777 6th Street NW Tenant LLC	7423	23-20020
78 SW 7th Street Tenant LLC	1680	23-20041
8 W 40th Street Tenant LLC	2386	23-20054
80 M Street SE Tenant LLC	6950	23-20002
800 Bellevue Way Tenant LLC	3657	23-20072
800 Market Street Tenant LLC	2895	23-20078
800 North High Street Tenant LLC	5180	23-20100
600 North High Succe Tenant LLC	3100	23-20100

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
801 B. Springs Road Tenant LLC	2571	23-20111
808 Wilshire Boulevard Tenant LLC	3857	23-20120
820 18th Ave South Tenant LLC	9830	23-20127
821 17th Street Tenant LLC	0159	23-20139
83 Maiden Lane Q LLC	2372	23-20150
830 Brickell Plaza Tenant LLC	5219	23-20158
830 NE Holladay Street Tenant LLC	4503	23-20167
8305 Sunset Boulevard HQ LLC	7840	23-20179
8687 Melrose Avenue Tenant LLC	4528	23-20192
8687 Melrose Green Tenant LLC	3491	23-20200
88 U Place Tenant LLC	2883	23-20207
880 3rd Ave Tenant LLC	7700	23-20214
881 Peachtree Street Northeast Tenant LLC	6543	23-20221
8910 University Center Lane Tenant LLC	8425	23-20226
90 South 400 West Tenant LLC	0471	23-20234
901 North Glebe Road Tenant LLC	3089	23-20234
901 Woodland St Tenant LLC	4471	23-20252
902 Broadway Tenant LLC	1807	23-20252
920 5th Ave Tenant LLC	6346	23-20273
920 SW 6th Avenue Tenant LLC	7587	23-20273
9200 Timpanogos Highway Tenant LLC	2752	23-20291
925 4th Avenue Tenant LLC	2380	23-20291
925 N La Brea Ave Tenant LLC	9569	23-20299
9670416 CANADA Inc.	6905	23-19870
9777 Wilshire Boulevard Q LLC	4415	23-19907
980 6th Avenue Tenant LLC	1345	23-19907
9830 Wilshire Boulevard Tenant LLC	8888	23-19893
99 Chauncy Street Q LLC	4452	23-19917
99 High Street Tenant LLC	0091	23-19878
Bird Investco LLC	3296	23-19887
CD Locations, LLC	8967	23-19928
Cities by We LLC	3807	23-19959
Clubhouse TS LLC	2620	23-19950
Common Coffee, LLC	6639	23-19903
Common Desk Daymaker LLC	7044	23-19972
Common Desk DE, LLC	3369	23-19983
Common Desk Holdings LLC	1077	23-20007
Common Desk OC, LLC	1705	23-20007
·		
Common Desk Operations LLC Common Desk West 7th, LLC	6548 9256	23-20031 23-20040
Creator Fund Managing Member LLC	9236	23-20040
Euclid LLC	5519	23-20052
Euclid WW Holdings Inc.	5444	23-19899
FieldLens LLC		
Five Hundred Fifth Avenue HQ LLC	7625 2321	23-20073
Insurance Services by WeWork LLC		23-20103
Legacy Tenant LLC	8367	23-19922
Mailroom Bar at 110 Wall LLC	2688	23-20129
MissionU PBC	8140	23-20141
	3361	23-20153
One Gotham Center Tenant LLC	1331	23-20165
One Metropolitan Square Tenant LLC	9826	23-20174

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
Parkmerced Partner LLC	7551	23-20186
Play by WeWork LLC	6799	23-20198
Powered By We LLC	9356	23-20210
Project Caesar LLC	9586	23-20218
Project Standby I LLC	1706	23-20229
Prolific Interactive LLC	5428	23-20237
PxWe Facility & Asset Management Services LLC	2109	23-20246
South Tryon Street Tenant LLC	9719	23-20259
Spacious Technologies, LLC	1303	23-20266
The Hub Tenant LLC	8702	23-20276
The We Company Management Holdings L.P.	1706	23-20342
The We Company Management LLC	2046	23-19905
The We Company MC LLC	1981	23-20346
The We Company PI L.P.	8077	23-19914
Waltz Merger Sub LLC	8388	23-20288
We Rise Shell LLC	1065	23-20288
We Work 154 Grand LLC	8775	23-20303
We Work 349 5th Ave LLC	3223	23-20310
We Work Management LLC	9551	23-20318
We Work Retail LLC	0298	23-20318
WeInsure Holdco LLC	0829	23-20324
Welkio LLC	5890	23-19941
WeWork 156 2nd LLC	0044	23-20002
WeWork 175 Varick LLC	7288	23-20002
WeWork 25 Taylor LLC	5403	23-19960
WeWork 261 Madison LLC	8934	23-20036
WeWork 54 West 40th LLC	1295	23-19984
WeWork Asset Management LLC	3952	23-20045
WeWork Bryant Park LLC	3403	23-20043
WeWork Canada GP ULC	9880	23-20068
WeWork Canada GP ULC WeWork Canada LP ULC	0094	23-19867
WeWork Commons LLC	4823	23-20076
WeWork Companies Partner LLC		23-20076
	8122	
WeWork Companies U.S. LLC (f/k/a WeWork Companies LLC)	9651	23-19874
WeWork Construction LLC	4168	23-20091
WeWork Holdings LLC	4799	23-20106
WeWork Inc.	4904	23-19865
WeWork Interco LLC	2925	23-20118
WeWork LA LLC	1342	23-20138
WeWork Labs Entity LLC	7939	23-20155
WeWork Little West 12th LLC	1584	23-20178
WeWork Magazine LLC	5969	23-20189
WeWork Real Estate LLC	3338	23-20216
WeWork Services LLC	7918	23-20236
WeWork Space Services Inc.	9636	23-20249
WeWork Space Services LLC	2640	23-20260
WeWork Wellness LLC	9888	23-20333
WeWork Workplace LLC	9362	23-20272
Wildgoose I LLC	6496	23-20280
WW 1010 Hancock LLC	8318	23-20281
WW 107 Spring Street LLC	5306	23-20308

WW 11 John LLC WW 110 Wall LLC WW 111 West Illinois LLC WW 115 W 18th Street LLC WW 1161 Mission LLC WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2240 Bedford LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC WW 350 Lincoln LLC	8621 0573 5880 0878 0808 4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20290 23-20315 23-20322 23-20328 23-20289 23-20332 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 110 Wall LLC WW 111 West Illinois LLC WW 115 W 18th Street LLC WW 1161 Mission LLC WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 26 JS Member LLC	0573 5880 0878 0808 4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20315 23-20322 23-20328 23-20289 23-20332 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 111 West Illinois LLC WW 115 W 18th Street LLC WW 1161 Mission LLC WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 2016 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 26 JS Member LLC	5880 0878 0808 4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20322 23-20328 23-20289 23-20332 23-20293 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 115 W 18th Street LLC WW 1161 Mission LLC WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 224 Bedford LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 25 Broadway LLC WW 26 JS Member LLC	0878 0808 4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20328 23-20289 23-20332 23-20293 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 1161 Mission LLC WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	0808 4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20289 23-20332 23-20293 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 120 E 23rd Street LLC WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 2015 Shattuck LLC WW 2010 N Green LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	4643 7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20332 23-20293 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 1328 Florida Avenue LLC WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	7101 3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20293 23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 1550 Wewatta Street LLC WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 Broadway LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	3435 0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20302 23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 1601 Fifth Avenue LLC WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	0715 0015 8007 4871 6146 5120 7621 7668 7318	23-20307 23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 1875 Connecticut LLC WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 222 I South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	0015 8007 4871 6146 5120 7621 7668 7318	23-20314 23-20320 23-20247 23-20255 23-20262 23-20267
WW 2015 Shattuck LLC WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	8007 4871 6146 5120 7621 7668 7318	23-20320 23-20247 23-20255 23-20262 23-20267
WW 205 E 42nd Street LLC WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	4871 6146 5120 7621 7668 7318	23-20247 23-20255 23-20262 23-20267
WW 210 N Green LLC WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	6146 5120 7621 7668 7318	23-20255 23-20262 23-20267
WW 220 NW Eighth Avenue LLC WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	5120 7621 7668 7318	23-20262 23-20267
WW 222 Broadway LLC WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	7621 7668 7318	23-20267
WW 2221 South Clark LLC WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	7668 7318	
WW 240 Bedford LLC WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC	7318	77 70775
WW 25 Broadway LLC WW 26 JS Member LLC WW 312 Arizona LLC		23-20325
WW 26 JS Member LLC WW 312 Arizona LLC		23-20275
WW 312 Arizona LLC	8425	23-20301
	5832	23-19938
W.W. 350 Lincoln LLC	0123	23-19976
	0726	23-19985
WW 379 W Broadway LLC	2927	23-19993
WW 401 Park Avenue South LLC	6949	23-20001
WW 5 W 125th Street LLC	1560	23-19930
WW 500 Yale LLC	4534	23-20008
WW 51 Melcher LLC	1986	23-19946
WW 520 Broadway LLC	0453	23-20016
WW 535 Mission LLC	0213	23-20021
WW 555 West 5th Street LLC	7086	23-20028
WW 5782 Jefferson LLC	5676	23-20086
WW 600 Congress LLC	0821	23-20034
WW 641 S Street LLC	2454	23-20039
WW 718 7th Street LLC	1938	23-20046
WW 745 Atlantic LLC	0358	23-20055
WW 79 Madison LLC	7991	23-19954
WW 81 Prospect LLC	7116	23-19959
WW 811 West 7th Street LLC	9868	23-20067
WW 85 Broad LLC	5502	23-19968
WW 995 Market LLC	7195	23-20081
WW Brooklyn Navy Yard LLC	6035	23-20094
WW BuildCo LLC	2457	23-20102
WW Co-Obligor Inc.	5488	23-20109
WW Enlightened Hospitality Investor LLC	2182	23-20115
WW Holdco LLC	0264	23-20338
WW Journal Square Holdings LLC	9105	23-20124
WW Journal Square Member LLC	5210	23-20130
WW Onsite Services AAG LLC	6683	23-20137
WW Onsite Services EXP LLC	9307	23-20144
WW Onsite Services LLC	0099	23-20151
WW Onsite Services SFI LLC	7559	23-20151
WW Onsite Services SUM LLC	9220	23-20166

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
WW Project Swift Development LLC	4146	23-20175
WW Project Swift Member LLC	6294	23-20278
WW VendorCo LLC	4134	23-20184
WW Worldwide C.V.	3442	23-19868
WWCO Architecture Holdings LLC	8509	23-20191

Who Must Submit a Proof of Claim

You <u>MUST</u> submit a Proof of Claim to vote on a chapter 11 plan filed by the Debtors or to share in distributions from the Debtors' estates if you have a claim that arose or is deemed to have arisen before the Petition Date and it is *not* one of the types of claims described under the heading "Claims for Which Proofs of Claim Need Not Be Filed" below. Claims based on acts or omissions of the Debtors that occurred before the Petition Date must be submitted on or prior to the applicable Bar Date, even if such claims are not now fixed, liquidated, or certain or did not mature or become fixed, liquidated, or certain before the Petition Date.

Under section 101(5) of the Bankruptcy Code and as used in this notice, "<u>Claim</u>" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured.

What To Submit

The Debtors are enclosing a Proof of Claim form for use in these chapter 11 cases. If your claim is scheduled by the Debtors, the form indicates the amount of your claim as scheduled by the Debtors, the specific Debtor against which the claim is scheduled, and whether the claim is scheduled as disputed, contingent, or unliquidated. You will receive a different Proof of Claim Form for each claim scheduled in your name by the Debtors. You may utilize the Proof of Claim form(s) provided by the Debtors to submit your claim.

Your Proof of Claim Form must not contain complete social security numbers or taxpayer identification numbers (only the last four digits), a complete birth date (only the year), the name of a minor (only the minor's initials) or a financial account number (only the last four digits of such financial account).

Additional Proof of Claim Forms may be obtained by contacting the Debtors' notice and claims agent, Epiq Corporate Restructuring, LLC (the "Notice and Claims Agent"), by calling (877) 959-5845 for callers in the United States or by calling +1 (503) 852-9067 for callers outside the United States and/or visiting the Debtors' restructuring website at: https://dm.epiq11.com/WeWork.

The following procedures for the submission of Proofs of Claim against the Debtors in these chapter 11 cases shall apply:

- a. **Contents.** Each Proof of Claim must: (i) be written in English; (ii) be denominated in United States dollars; (iii) conform substantially with a Proof of Claim Form provided by the Debtors or the Official Form 410; and (iv) be signed or electronically transmitted through the interface available on Epiq's website at https://dm.epiq11.com/WeWork by the claimant or by an authorized agent or legal representative of the claimant;
- b. **Section 503(b)(9) Claim.** In addition to the requirements set forth in (a) above, any Proof of Claim asserting a 503(b)(9) Claim must also: (i) include the value of the goods delivered to and received by the Debtors in the twenty (20) days prior to the Petition Date; (ii) attach documentation of the date on which the goods were delivered to and received by the Debtors; (iii) attach any documentation identifying the particular invoices for which the 503(b)(9) Claim is being asserted; (iv) attach documentation of any reclamation demand made to any Debtor under section 546(c) of the Bankruptcy Code (if applicable); and (v) set forth whether any portion of the 503(b)(9) Claim was satisfied by payments made by the Debtors pursuant to any order of the Court authorizing the Debtors to pay prepetition claims;
- c. **Receipt of Service**. Claimants submitting a Proof of Claim through non-electronic means who wish to receive a proof of receipt of their Proofs of Claim from the Notice and Claims Agent must also include with their Proof of Claim a copy of their Proof of Claim and a self-addressed, stamped envelope;
- d. Identification of the Debtor Entity. Subject to exceptions as set forth in paragraphs 5, 12, and 22 of the Order, each Proof of Claim must specify by name and case number the Debtor against which the claim is submitted by selecting the applicable Debtor at the top of the proposed Proof of Claim Form. A Proof of Claim submitted under Case No. 23-19865 (JKS) or that does not identify a Debtor will be deemed as submitted only against WeWork Inc. A Proof of Claim that names a subsidiary Debtor but is submitted under Case No. 23-19865 (JKS) will be treated as having been submitted against the subsidiary Debtor with a notation that a discrepancy in the submission exists. On November 6, 2023, WeWork Companies LLC changed its name to WeWork Companies U.S. LLC and then underwent a corporate division, pursuant to which WeWork Companies U.S. LLC (formerly known as WeWork Companies LLC) was divided into two companies (the "Corporate Division") and its liabilities were allocated as follows:
 - a. **WeWork Companies LLC** retained all guarantee obligations associated with any leases that related to real property located in Ireland, the United Kingdom, or Australia (the "<u>Excluded</u> Countries"), where such lease (or the associated guarantee

- obligations) remained in effect as of November 6, 2023 (such obligations, the "Excluded Guarantee Obligations"); and
- b. WeWork Companies U.S. LLC retained *all other* obligations (i.e., except the Excluded Guarantee Obligations), including all guarantee obligations associated with (a) all leases for real property located in the United States, Canada, and any other country <u>except</u> the Excluded Countries, and/or (b) leases for real property in Excluded Countries <u>if</u> such leases were forfeited (and occupation of such real property permanently ceased) prior to November 6, 2023 ("<u>Inactive Leases</u>"), including those leases for real property located at 12 Moorgate, 52 Bedford, and/or 91 Baker Street, in London, England.

Following the Corporate Division, WeWork Companies U.S. LLC filed for chapter 11 and is a Debtor in these chapter 11 cases; WeWork Companies LLC did not file for chapter 11 and is not a Debtor in these chapter 11 cases. Accordingly, any person or entity that had a claim against the pre-Corporate Division entity known as WeWork Companies LLC should file a Proof of Claim against Debtor WeWork Companies U.S. LLC, EXCEPT FOR any creditors asserting claims arising from the Excluded Guarantee Obligations (for which non-Debtor WeWork Companies LLC remains solely liable to third parties). For clarity, any creditor seeking to assert a guarantee claim for Inactive Leases in Excluded Countries should file a Proof of Claim against Debtor WeWork Companies U.S. LLC. The failure to select the correct Debtor on the Proof of Claim form shall not be a basis to object to the allowability of the Claim; provided that the asserted Claim otherwise complies with the terms of the Bar Date Order;

- e. Claims Against Multiple Debtor Entities. Subject to exceptions as set forth in the Order, if the claimant asserts separate claims against different Debtors, a separate Proof of Claim must be submitted with respect to each claim; provided that a Proof of Claim that indicates it is filed against each Debtor by selecting the applicable Debtors at the top of the Proof of Claim shall be deemed to have been filed against each Debtor without the need to file additional Proofs of Claim; and
- f. **Supporting Documentation**. Each Proof of Claim must include supporting documentation in accordance with Bankruptcy Rules 3001(c) and 3001(d). If, however, such documentation is voluminous, such Proof of Claim may include a summary of such documentation or an explanation as to why such documentation is not available; *provided* that the Prepetition Funded Debt Agents shall not be required to file with Master Proofs of Claim any instruments, agreements, or other documents evidencing the obligations referenced in such Master Proof of Claim, which instruments, agreements,

or other documents will be provided upon written request to counsel for such Prepetition Funded Debt Agent.

When and Where To Submit

Each Proof of Claim, including supporting documentation, must be submitted so that the Notice and Claims Agent *actually receives* the Proof of Claim on or before the applicable Bar Date by: (i) electronically using the interface available on the Notice and Claims Agent's website at https://dm.epiq11.com/WeWork; (ii) first-class U.S. Mail, which Proof of Claim must include an *original* signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4421, Beaverton, OR 97076-4421; or (iii) overnight mail, or other hand-delivery system, which Proof of Claim must include an original signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, 10300 SW Allen Blvd., Beaverton, OR 97005.

PROOFS OF CLAIM MUST BE SUBMITTED BY MAIL, BY HAND DELIVERY, OR THROUGH EPIQ'S WEBSITE.

PROOFS OF CLAIM SUBMITTED BY FAX OR EMAIL WILL NOT BE ACCEPTED AND WILL NOT BE DEEMED TIMELY SUBMITTED.

Claims for Which Proofs of Claim Need Not Be Filed

Persons or entities need **not** submit a Proof of Claim on behalf of a claim in these chapter 11 cases on or prior to the applicable Bar Date if the Claim falls into one of the following categories:

- a. any claim that has already been asserted in a Proof of Claim against the Debtors with the Notice and Claims Agent in a form substantially similar to Official Bankruptcy Form No. 410 (unless such person or entity wishes to assert a claim against a Debtor not identified in the prior Proof of Claim, in which case an additional Proof of Claim must be filed);
- b. any claim that is listed on the Schedules filed by the Debtors, provided that (i) the claim is **not** scheduled as "disputed," "contingent," or "unliquidated"; (ii) the claimant does not disagree with the amount, nature, and priority of the claim as set forth in the Schedules; and (iii) the claimant does not dispute that the claim is an obligation only of the specific Debtor against which the claim is listed in the Schedules;
- c. any claim that has previously been allowed by order of this Court;
- d. any claim that has already been paid in full by any of the Debtors;
- e. any claim for which a different deadline has previously been fixed by this Court;

- f. any claim held by a Debtor against another Debtor or any of the non-Debtor subsidiaries (whether direct or indirect) of WeWork Inc. in which a direct or indirect wholly owned subsidiary of WeWork Inc. owns a greater than 50 percent stake;
- g. any claim based on an equity interest in the Debtors, including, but not limited to, an interest based upon the ownership of common or preferred stock, membership interests, partnership interests, warrants, options, rights of purchase, or the sale of or subscription to such security or interest;
- h. any claim held by a current or former employee of the Debtors if an order of the Court authorizes the Debtors to honor such claim in the ordinary course of business as a wage, commission, or benefit; *provided*, *however*, that any current or former employee must submit a Proof of Claim by the General Claims Bar Date for all other claims arising before the Petition Date, including claims for wrongful termination, discrimination, harassment, hostile work environment, and retaliation;
- i. any Professional Compensation Claim;8
- j. any Stub Rent Claim, which are separately provided for in the Order;
- k. any claim held by a current officer or director for indemnification, contribution, or reimbursement;
- 1. any of the Prepetition Funded Debt Parties, solely in their capacity as such and solely with respect to funded debt claims;
- m. any person or entity that is exempt from filing a Proof of Claim pursuant to an order of the Court in these chapter 11 cases; and
- n. any claim held by any person or entity solely against a non-Debtor entity.

⁸ "Professional Compensation Claims" means, at any given moment, all claims for accrued fees and expenses (including success fees) for services rendered by a Professional (as defined below) through and including the Effective Date, to the extent such fees and expenses have not been paid pursuant to any other order of the Court and regardless of whether a fee application has been filed for such fees and expenses. To the extent the Court denies or reduces by a final order any amount of a Professional's fees or expenses, then the amount by which such fees or expenses are reduced or denied shall reduce the applicable Professional Compensation Claim.

[&]quot;Professional" means an entity: (i) retained in these chapter 11 cases pursuant to a Final Order in accordance with sections 327, 328, 363, or 1103 of the Bankruptcy Code and to be compensated for services rendered and expenses incurred before or on the confirmation date, pursuant to sections 327, 328, 329, 330, 363, or 331 of the Bankruptcy Code; or (ii) awarded compensation and reimbursement by the Bankruptcy Court pursuant to section 503(b)(4) of the Bankruptcy Code.

THIS NOTICE IS BEING SENT TO MANY PERSONS AND ENTITIES THAT HAVE HAD SOME RELATIONSHIP WITH OR HAVE DONE BUSINESS WITH THE DEBTORS BUT MAY NOT HAVE AN UNPAID CLAIM AGAINST THE DEBTORS. THE FACT THAT YOU HAVE RECEIVED THIS NOTICE DOES NOT MEAN THAT YOU HAVE A CLAIM OR THAT THE DEBTORS OR THE COURT BELIEVE THAT YOU HAVE ANY CLAIM.

Master Proofs of Claim

Notwithstanding anything to the contrary in the Order, each of the Prepetition Funded Debt Agents shall be authorized, but not required, to file a single Master Proof of Claim with respect to all claims relating to or arising out of the applicable Prepetition Funded Debt, which shall be deemed filed by the applicable Prepetition Funded Debt Agent not only in the Lead Case, but also in the chapter 11 case of each of the Debtors. The filing of such Master Proof of Claim shall have the same effect as if each applicable holder of a claim under the applicable Prepetition Funded Debt Documents had individually filed a Proof of Claim against each of the Debtors on account of such holder's claims. The Master Proofs of Claim shall not be required to identify whether any Prepetition Funded Debt Party acquired its claim from another party and the identity of any such party or to be amended to reflect a change in the holders of the claims set forth therein or a reallocation among the holders of the claims asserted therein resulting from the transfer of all or any portion of such Claims. The provisions of this paragraph and each Master Proof of Claim are intended solely for the purpose of administrative convenience and shall not affect (i) the right of each Prepetition Funded Debt Party (or its successors in interest) to vote separately on any plan proposed in these chapter 11 cases, (ii) the Prepetition Secured Parties' exemption from filing Proofs of Claim under the Final Cash Collateral Order or otherwise, or (iii) any other rights of the Prepetition Secured Parties under the Final Cash Collateral Order. The Prepetition Funded Debt Agents shall not be required to file with Master Proofs of Claim any instruments, agreements, or other documents evidencing the obligations referenced in such Master Proof of Claim, which instruments, agreements, or other documents will be provided upon written request to counsel for such Prepetition Funded Debt Agent.

Member Claims Bar Date

If the Debtors believe that you may have a claim arising out of service retainers paid in connection with your membership agreement with the Debtors, you will receive a personalized Member Notice by email that includes details of the claim that you may hold in connection with a service retainer as a result of your membership agreement with the Debtors. If you disagree with the amount listed on your Member Notice, you may file a Proof of Claim at any point on or before the Member Claims Bar Date.

Executory Contracts and Unexpired Leases

If you have a claim arising from the rejection of an executory contract or unexpired lease, you must submit your Proof of Claim based on such rejection on or before the later of (a) (i) the General Claims Bar Date or (ii) the Governmental Bar Date, as applicable, and (b) on the date that is thirty (30) calendar days after the later (i) entry of the order approving the Debtors' rejection of the applicable executory contract or unexpired lease and (ii) the effective date of such

rejection, unless otherwise ordered by the Court (the "Rejection Damages Bar Date"). For the avoidance of doubt and notwithstanding anything to the contrary herein, counterparties to unexpired leases of non-residential property shall not be required to file prepetition claims against any of the Debtors unless and until the applicable lease is rejected by the Debtors; provided, however, that nothing herein shall be construed to alter any requirement for such party to file a Proof of Claim or a Stub Rent Proof of Claim (x) on account of a Stub Rent Claim or (y) pursuant to another order of the Court.

Amended Schedules Bar Date

In the event the Debtors amend or supplement their Schedules, the Debtors shall give notice of any such amendment to the holders of any claim affected thereby, and such holders shall submit their claims by the later of (a) the applicable Bar Date and (b) on the date that is thirty (30) calendar days after such person or entity is served with notice that the Debtor has amended its Schedules in a manner that affects such person or entity (any such date, the "Amended Schedules Bar Date").

Stub Rent Bar Date

If you have a claim that arises in connection with the Debtors' occupation of a lease of nonresidential real property in the period from and including November 6, 2023, through and including November 30, 2023 (each a "Stub Rent Claim"), you do not need to file a Proof of Claim for such Stub Rent Claim. Rather, in addition to all other parties in interest entitled to receive service of the same pursuant to the Case Management Order, holders of Stub Rent Claims will be served (via email and direct mail to the mailing address of the applicable landlord (to the extent known) and counsel (to the extent known), including any attorney that has filed a notice of appearance in these chapter 11 cases) with the Stub Rent Claim Schedule setting forth the Debtors' calculation, based on the Debtors' books and records and internal analysis, of all Stub Rent Claims (the "Stub Rent Claim Schedule") no later than three business days after entry of the Order. Thereafter, holders of Stub Rent Claims that disagree with the amount of a Stub Rent Claim set forth on the Stub Rent Claim Schedule may file a Proof of Claim in the amount of their Stub Rent Claim by no later than the date that is forty-five (45) calendar days after the Debtors served the Stub Rent Claim Schedule; provided, further, that such Stub Rent Claimant must first engage in a good-faith attempt to resolve such disagreement with the Debtors before filing a Proof of Claim with the Court.

The Debtors' Schedules and Access Thereto

You may be listed as the holder of a claim against one or more of the Debtors in the Debtors' Schedules of Assets and Liabilities and/or Schedules of Executory Contracts and Unexpired Leases (collectively, the "Schedules").

For the avoidance of doubt, nothing in the Order is intended to alter the procedures set forth in the *Order* (I) Authorizing and Approving Procedures to Reject or Assume Executory Contracts and Unexpired Leases, and (II) Granting Related Relief [Docket No. 289] (the "Assumption-Rejection Procedures Order"), and any deadlines to file a Proof of Claim set forth in a rejection order entered consistent with the Assumption-Rejection Procedures Order shall control in all respects notwithstanding anything to the contrary herein.

Copies of the Debtors' Schedules are available: (a) from the Notice and Claims Agent by calling (877) 959-5845 for callers in the United States or by calling +1 (503) 852-9067 for callers outside the United States and/or visiting the Debtors' restructuring website at: https://dm.epiq11.com/WeWork; (b) by written request to Debtors' counsel at the address and telephone number set forth below; and/or (c) for inspection on the Court's Internet Website at http://ecf.njb.uscourts.gov. A login and password to the Court's Public Access to Electronic Court Records are required to access this information and can be obtained at http://www.pacer.psc.uscourts.gov. Copies of the Schedules may also be examined between the hours of 8:30 a.m. and 4:00 p.m., Monday through Friday, at the Office of the Clerk of the Martin Luther King, Jr. Federal Building, 50 Walnut Street, Newark, New Jersey 07102.

If you rely on the Debtors' Schedules, it is your responsibility to determine that the claim is accurately listed in the Schedules.

As set forth above, if (i) you agree with the nature, amount, or classification of your claim as listed in the Debtors' Schedules, (ii) you do not dispute that your claim is only against the Debtor specified by the Debtors, and (iii) your claim is <u>not</u> described as "disputed," "contingent," or "unliquidated," <u>you need not submit a Proof of Claim</u>. Otherwise, or if you decide to submit a Proof of Claim, you must do so before the applicable Bar Date in accordance with the procedures set forth in this notice.

Reservation of Rights

Nothing contained in this Bar Date Notice is intended, or should be construed, as a waiver of the Debtors' right to: (i) dispute, or assert offsets or defenses against, any submitted Proof of Claim or any claim listed or reflected in the Schedules as to the nature, amount, liability, or classification of such claims; (ii) subsequently designate any scheduled claim as disputed, contingent, or unliquidated; or (iii) otherwise amend or supplement the Schedules.

Consequences of Failure to Submit a Proof of Claim by the Applicable Bar Date

ANY HOLDER OF A CLAIM THAT IS <u>NOT</u> LISTED IN THIS NOTICE AS A CLAIM EXCEPTED FROM THE REQUIREMENTS OF THE ORDER AND THAT FAILS TO TIMELY SUBMIT A PROOF OF CLAIM IN THE APPROPRIATE FORM WILL BE FOREVER BARRED, ESTOPPED, AND ENJOINED FROM (1) VOTING ON ANY CHAPTER 11 PLAN FILED IN THESE CHAPTER 11 CASES ON ACCOUNT OF SUCH CLAIM; (2) PARTICIPATING IN ANY DISTRIBUTION IN THESE CHAPTER 11 CASES ON ACCOUNT OF SUCH CLAIM; AND (3) RECEIVING FURTHER NOTICES REGARDING SUCH CLAIM. SUCH PERSON OR ENTITY SHALL NOT BE TREATED AS A CREDITOR WITH RESPECT TO SUCH CLAIM FOR ANY PURPOSE IN THESE CHAPTER 11 CASES.

Dated:

/s/

COLE SCHOTZ P.C.

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Exhibit 3

Publication Notice

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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:		Chapter 11
WEWORK INC., et al.,		Case No. 23-19865 (JKS)
	Debtors. ¹	(Jointly Administered)

NOTICE OF BAR DATES FOR SUBMITTING PROOFS OF CLAIM AND CLAIMS UNDER SECTION 503(B)(9) OF THE BANKRUPTCY CODE AGAINST THE DEBTORS

PLEASE TAKE NOTICE THAT the United States Bankruptcy Court for the District of New Jersey (the "Bankruptcy Court") has entered the Order (I) Setting Bar Dates for Submitting Proofs of Claim, Including Requests for Payment Under Section 503(b)(9); (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim; (IV) Approving Notices Thereof; and (V) Granting Related Relief (the "Order")² establishing March 12, 2024 (the "General Claims Bar Date"), as the last date for each person or entity (including individuals, partnerships, corporations, joint ventures, and trusts) to submit proofs of claim (each a "Proof of Claim") against any of the Debtors listed below (collectively, the "Debtors"); provided that

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://dm.epiq11.com/WeWork. The location of Debtor WeWork Inc.'s principal place of business is 12 East 49th Street, 3rd Floor, New York, NY 10017; the Debtors' service address in these chapter 11 cases is WeWork Inc. c/o Epiq Corporate Restructuring, LLC 10300 SW Allen Blvd. Beaverton, OR 97005.

² Capitalized terms used but not defined herein shall have the meanings set forth in the Order.

Member Claimants shall be sent an individualized Member Notice by email; *provided*, *further*, that, to the extent known, attorneys representing a Member Claimant shall also be sent the Member Notice by email; *provided*, *further*, if such Member Claimant disagrees with the amount listed on such Member Claimant's Member Notice, such Member Claimant may file a Proof of Claim at any point on or before **March 12**, **2024** (the "Member Claims Bar Date").

A copy of the Order and any exhibits thereto are available (i) at the Debtors' expense upon request to Epiq Corporate Restructuring, LLC (the Noticing and Claims Agent retained in these chapter 11 cases), by calling (877) 959-5845 for callers in the United States or by calling +1 (503) 852-9067 for callers outside the United States; (ii) for no charge by visiting the Debtors' restructuring website at https://dm.epiq11.com/WeWork; or (iii) for a fee via PACER by visiting https://ecf.njb.uscourts.gov.

With limited exceptions, the Order requires that all entities (collectively, the "<u>Claimants</u>") holding or wishing to assert a claim that arose or is deemed to have arisen prior to November 6, 2023 (the "<u>Petition Date</u>"), against the Debtors set forth in <u>Exhibit 3</u> to the Order (each a "<u>Claim</u>") to submit a Proof of Claim so as to be actually received by Epiq Corporate Restructuring, LLC (the "<u>Notice and Claims Agent</u>") on or before the applicable bar date (collectively, the "<u>Bar Dates</u>").

BAR DATES		
General Claims Bar Date	Establishing March 12, 2024, as the last date for all persons and entities ³ to file proofs of claim based on prepetition claims, including requests for payment under section 503(b)(9) of the Bankruptcy Code and unsecured priority claims specified herein (collectively, "Proofs of Claim") against any Debtor (the "General Claims Bar Date").	
Member Claims Bar Date	Notwithstanding anything to the contrary herein, the General Claims Bar Date shall not apply to claims held by the Debtors' customers and members arising out of service retainers paid in connection with such customer's or member's membership agreement with the Debtors (such claims, "Member Claims," and such customers and members, solely in their capacity as holders of such claims, "Member Claimants"); provided that such Member Claimants shall be sent the Member Notice by email; provided, further, that, to the extent known, attorneys representing a Member Claimant shall also be sent the Member Notice by email; provided, further, if a Member Claimant disagrees with the amount listed on such Member Claimant's Member Notice, such Member Claimant may file a Proof of Claim at any point on or before March 12, 2024 (the "Member Claims Bar Date").4	
Governmental Bar Date	Solely as to governmental units (as defined in section 101(27) of the Bankruptcy Code), establishing May 6, 2024 , as the last date for each such governmental unit to file Proofs of Claim asserting claims against any Debtor that arose or are deemed to have arisen on or before the Petition Date (the "Governmental Bar Date").	
Amended Schedules Bar Date	In the event that the Debtors amend their Schedules (as defined herein), establishing the later of (a) (i) the General Claims Bar Date or (ii) the Governmental Bar Date, as applicable, and (b) on the date that is thirty (30) calendar days from the date on which the Debtors provide notice of the amendment to the Schedules, as the last date by which claimants holding claims affected by the amendment must file Proofs of Claim	

Except as otherwise defined herein, all terms specifically defined in the Bankruptcy Code shall have those meanings ascribed to them by the Bankruptcy Code. In particular, as used herein: (i) the term "claim" has the meaning given to it in section 101(5) of the Bankruptcy Code; (ii) the term "entity" (including individuals, partnerships, corporations, joint ventures, estates, and trusts) has the meaning given to it in section 101(15) of the Bankruptcy Code; (iii) the term "governmental unit" has the meaning given to it in section 101(27) of the Bankruptcy Code; and (iv) the term "person" has the meaning given to it in section 101(41) of the Bankruptcy Code.

For the avoidance of doubt, the amount of the Membership Claim shall be subject to all deductions and setoffs provided for in the membership agreement that gives rise to such Membership Claim, if any.

	with respect thereto against any Debtor (such later date, the "Amended Schedules Bar Date").
Rejection Damages Bar Date	Solely as to claims arising from the Debtors' rejection of executory contracts and unexpired leases, establishing the later of (a) (i) the General Claims Bar Date or (ii) the Governmental Bar Date, as applicable, and (b) on the date that is thirty (30) calendar days after the later of (i) entry of the order approving the Debtors' rejection of the applicable executory contract or unexpired lease and (ii) the effective date of such rejection as the last date by which claimants holding claims based upon such rejection must file Proofs of Claim with respect thereto against any Debtor, unless otherwise ordered by the Court (such later date, the "Rejection Damages Bar Date").
Stub Rent Bar Date	Solely as to claims that arise in connection with the Debtors' occupation of a lease of nonresidential real property in the period from and including November 6, 2023, through and including November 30, 2023 (each a "Stub Rent Claim," and each claimant, a "Stub Rent Claimant," and collectively, the "Stub Rent Claimants"), establishing the date that is forty-five (45) calendar days after the Debtors serve to each such claimant, as well as any other party entitled to receive notice of the same pursuant to the Case Management Order, a schedule setting forth the Debtors' calculation, based on the Debtors' books and records and internal analysis, of the Stub Rent Claims owed to all Stub Rent Claimants (the "Stub Rent Claims may file a Proof of Claim in an amount different from the amount of such Stub Rent Claim identified on the Stub Rent Claim Schedule (the "Stub Rent Bar Date," and together with the General Claims Bar Date, Member Claims Bar Date, and Rejection Damages Bar Date, as applicable, the "Bar Dates"); provided that such Stub Rent Claimants shall be served the Stub Rent Claim Schedule (via email and direct mail to the mailing address of the applicable landlord (to the extent known) and counsel (to the extent known), including any attorney that has filed a notice of appearance in these chapter 11 cases); provided, further, that a Stub Rent Claimant that disagrees with such holder's Stub Rent Claim amount listed on the Stub Rent Claim Schedule must first engage in a good-faith attempt to resolve such disagreement with the Debtors before filing a Proof of Claim with the Court.

When and Where to Submit

Each Proof of Claim, including supporting documentation, must be submitted so that the Notice and Claims Agent *actually receives* the Proof of Claim on or before the applicable Bar Date by: (i) electronically using the interface available on the Notice and Claims Agent's website at https://dm.epiq11.com/WeWork; (ii) first-class U.S. Mail, which Proof of Claim must include an original signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4421, Beaverton, OR 97076-4421; or (iii) overnight mail, or other hand-delivery system, which Proof of Claim must include an original signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, 10300 SW Allen Blvd., Beaverton, OR 97005.

PROOFS OF CLAIM MUST BE SUBMITTED BY MAIL, BY HAND DELIVERY, OR THROUGH EPIQ'S WEBSITE.

PROOFS OF CLAIM SUBMITTED BY FAX OR EMAIL WILL NOT BE ACCEPTED AND WILL NOT BE DEEMED TIMELY SUBMITTED.

Contents of Proofs of Claim. Each Proof of Claim must: (i) be written in English; (ii) be denominated in United States dollars; (iii) conform substantially with the Proof of Claim Form provided by the Debtors or Official Form 410; and (iv) be signed or electronically transmitted through the interface available on the Notice and Claims Agent's website at https://dm.epiq11.com/WeWork by the Claimant or by an authorized agent or legal representative of the Claimant. Please note that, subject to exceptions as set forth in paragraphs 5, 12, and 22 of the Order, each Proof of Claim must specify by name and case number the Debtor against which the Claim is submitted by selecting the applicable Debtor at the top of the proposed Proof of Claim Form. Any Proofs of Claim (i) with respect to an alleged right of payment arising out of or relating to acts, omissions, or transactions occurring on or prior to November 6, 2023, and (ii) that identify WeWork Companies LLC as the applicable Debtor entity shall be deemed to have been submitted against Debtor WeWork Companies U.S. LLC with a notation that a discrepancy in the submission exists.

Section 503(b)(9) Claims. Vendors and suppliers of goods may be entitled to request an administrative priority Claim under section 503(b)(9) of the Bankruptcy Code to the extent they delivered, and the Debtor received, goods within the twenty-day period prior to the Petition Date. The Court has deemed the submission of a Proof of Claim as satisfying the procedural requirements for asserting such a Claim under section 503(b)(9) of the Bankruptcy Code. In addition to the other requirements listed above, any Proof of Claim asserting a 503(b)(9) Claim must (i) include the value of the goods delivered to and received by the Debtors in the twenty (20) days prior to the Petition Date; (ii) attach documentation of the date on which the goods were delivered to and received by the Debtors; (iii) attach any documentation identifying the particular invoices for which the 503(b)(9) Claim is being asserted; (iv) attach documentation of any reclamation demand made to any Debtors under section 546(c) of the Bankruptcy Code (if applicable); and (v) set forth whether any portion of the 503(b)(9) Claim was satisfied by payments made by the Debtors pursuant to any order of the Court authorizing the Debtors to pay prepetition claims.

Identification of the Debtor Entity. Subject to exceptions as set forth in paragraphs 5, 12, and 22 of the Order, each Proof of Claim must specify by name and case number the Debtor against which the claim is submitted by selecting the applicable Debtor at the top of the proposed Proof of Claim Form. Except for limited exceptions set forth in the Order, a Proof of Claim submitted under Case No. 23-19865 (JKS) or that does not identify a Debtor will be deemed as submitted only against WeWork Inc. A Proof of Claim that names a subsidiary Debtor but is submitted under Case No. 23-19865 (JKS) will be treated as having been submitted against the subsidiary Debtor with a notation that a discrepancy in the submission exists. On November 6, 2023, WeWork Companies LLC changed its name to WeWork Companies U.S. LLC and then underwent a corporate division, pursuant to which WeWork Companies U.S. LLC (formerly known as WeWork Companies LLC) was divided into two companies (the "Corporate Division") and its liabilities were allocated as follows:

- a. **WeWork Companies LLC** retained all guarantee obligations associated with any leases that related to real property located in Ireland, the United Kingdom, or Australia (the "Excluded Countries"), where such lease (or the associated guarantee obligations) remained in effect as of November 6, 2023 (such obligations, the "Excluded Guarantee Obligations"); and
- b. **WeWork Companies U.S. LLC** retained *all other* obligations (i.e., except the Excluded Guarantee Obligations), including all guarantee obligations associated with (a) all leases for real property located in the United States, Canada, and any other country <u>except</u> the Excluded Countries, and/or (b) leases for real property in Excluded Countries <u>if</u> such leases were forfeited (and occupation of such real property permanently ceased) prior to November 6, 2023 ("<u>Inactive Leases</u>"), including those leases for real property located at 12 Moorgate, 52 Bedford, and/or 91 Baker Street, in London, England.

Following the Corporate Division, WeWork Companies U.S. LLC filed for chapter 11 and is a Debtor in these chapter 11 cases; WeWork Companies LLC did not file for chapter 11 and is not a Debtor in these chapter 11 cases. Accordingly, any person or entity that had a claim against the pre-Corporate Division entity known as WeWork Companies LLC should file a Proof of Claim against Debtor WeWork Companies U.S. LLC, EXCEPT FOR any creditors asserting claims arising from the Excluded Guarantee Obligations (for which non-Debtor WeWork Companies LLC remains solely liable to third parties). For clarity, any creditor seeking to assert a guarantee claim for Inactive Leases in Excluded Countries should file a Proof of Claim against Debtor WeWork Companies U.S. LLC. The failure to select the correct Debtor on the Proof of Claim form shall not be a basis to object to the allowability of the Claim; provided that the asserted Claim otherwise complies with the terms of the Bar Date Order.

Consequences of Failing to Timely Submit Your Proof of Claim. Any Claimant who is required, but fails, to submit a Proof of Claim in accordance with the Order on or before the applicable Bar Date shall be forever barred, estopped, and enjoined from asserting such Claim against the Debtors (or submitting a Proof of Claim with respect thereto). In such event, the Debtors' property shall be forever discharged from any and all indebtedness or liability with respect to such Claim, and such holder shall not be permitted to vote to accept or reject any plan

filed in these chapter 11 cases, participate in any distribution on account of such Claim, or receive further notices regarding such Claim.

Reservation of Rights. Nothing contained in this notice is intended to or should be construed as a waiver of the Debtors' right to: (i) dispute, or assert offsets or defenses against, any submitted Proof of Claim or any Claim listed or reflected in the Schedules as to the nature, amount, liability, or classification of such Claims; (ii) subsequently designate any scheduled Claim as disputed, contingent, or unliquidated; or (iii) otherwise amend or supplement the Schedules.

Additional Information. If you have any questions regarding the Claims process and/or if you wish to obtain a copy of the Order (which contains a more detailed description of the requirements for submitting Proofs of Claim), a Proof of Claim form, or related documents, you may do so by visiting the Debtors' restructuring website at https://dm.epiq11.com/WeWork or contacting the Notice and Claims Agent by calling (877) 959-5845 for callers in the United States or by calling +1 (503) 852-9067 for callers outside the United States and/or writing to the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4421, Beaverton, OR 97076-4421.

Exhibit 4

Member Notice

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:		Chapter 11
WEWORK INC., et al.,		Case No. 23-19865 (JKS)
	Debtors. ¹	(Jointly Administered)
WEWORK INC., et al.,	Debtors. ¹	,

NOTICE OF BAR DATE FOR SUBMITTING PROOFS OF CLAIM RELATING TO MEMBER CLAIMS

PLEASE TAKE NOTICE THAT the United States Bankruptcy Court for the District of New Jersey (the "Bankruptcy Court") has entered the Order (I) Setting Bar Dates for Submitting Proofs of Claim, Including Requests for Payment Under Section 503(b)(9) of the Bankruptcy Code; (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim; (IV) Approving Notices Thereof; and (V) Granting Related Relief (the "Order")² establishing certain dates and deadlines for each person or entity (including individuals, partnerships, corporations, joint ventures, estates, and trusts) to submit proofs of claim (each a "Proof of Claim") against any of the Debtors listed below (collectively, the "Debtors").

PLEASE TAKE FURTHER NOTICE THAT you are receiving this notice (the "<u>Notice</u>") because, according to the Debtors' books and records, you may be party to a membership agreement with one of the Debtor entities listed below.

PLEASE TAKE FURTHER NOTICE THAT this Notice is being sent to inform you of the amount of your service retainer on file with WeWork and to provide instructions as to how to submit a Proof of Claim to the Court if you disagree with the stated amount. If you agree with the stated amount of your service retainer, you do not need to submit a Proof of Claim related to your service retainer. Furthermore, the Notice does not change your or WeWork's existing obligations under the applicable membership agreement, including WeWork's contractual obligation to return your service retainer at the conclusion of your agreement (subject to all deductions provided for in the membership agreement).

PLEASE TAKE FURTHER NOTICE THAT, IN ADDITION TO THIS MEMBER NOTICE, YOU WILL BE RECEIVING A SEPARATE BAR DATE NOTICE OUTLINING THE PROCEDURES FOR SUBMITTING PROOFS OF CLAIM ON ACCOUNT OF CLAIMS ARISING OUT OF ACTS, OMISSIONS, OR OTHER TRANSACTIONS

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://dm.epiq11.com/WeWork. The location of Debtor WeWork Inc.'s principal place of business is 12 East 49th Street, 3rd Floor, New York, NY 10017; the Debtors' service address in these chapter 11 cases is WeWork Inc. c/o Epiq Corporate Restructuring, LLC 10300 SW Allen Blvd. Beaverton, OR 97005.

² Capitalized terms used but not defined herein shall have the meanings set forth in the Order.

UNRELATED TO SERVICE RETAINERS; PROOFS OF CLAIM WITH RESPECT TO SUCH CLAIMS SHOULD BE FILED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN THE BAR DATE NOTICE.

PLEASE TAKE FURTHER NOTICE THAT this Notice, among other things: (i) includes details of the claim (the "Membership Claim") that, according to the Debtors' books and records, you may hold in connection with a right to payment arising out of or relating to a service retainer paid pursuant to a membership agreement entered into with the Company; (ii) includes detailed procedures for submitting an accurate Proof of Claim in the event that you disagree with the amount listed below; and (iii) provides creditors with the name and telephone number of the Notice and Claims Agent to whom questions may be addressed and from whom additional information may be obtained.

PLEASE TAKE FURTHER NOTICE THAT the amount of the Membership Claim set forth below is subject to all deductions and setoffs provided for in the membership agreement that gives rise to such Membership Claim.

PLEASE TAKE FURTHER NOTICE THAT the General Claims Bar Date, as defined in the Order, does not apply to you if your claim arose out of service retainers paid in connection with your membership agreement with the Debtors. Based on the Debtors' books and records and internal analysis, your claim for a service retainer is listed as follows.

PLEASE TAKE FURTHER NOTICE THAT, in light of the foregoing, you do not need to submit a Proof of Claim on account of your Membership Claim if you agree that your service retainer equals the amount set forth below.

Claim Amount ³	
Service Retainer:[TO BE PREPRINTED BY EPIQ]	

If you disagree with the listed amount, you may file a Proof of Claim according to the procedures stipulated below and approved by the Order at any point **on or before March 12, 2024,** (the "Member Claims Bar Date"). For the avoidance of doubt, you will be receiving a separate bar date notice outlining the procedures for submitting Proofs of Claim on account of claims arising out of acts, omissions, or other transactions other than a service retainer, which shall not be subject to the terms of this Member Notice and shall instead be subject to the General Claims Bar Date. Proofs of claim with respect to such claims should be filed in accordance with the procedures set forth in the Bar Date Notice.

A copy of the Order and any exhibits thereto are available (i) at the Debtors' expense upon request to Epiq Corporate Restructuring, LLC (the Noticing and Claims Agent retained in these chapter 11 cases), by calling (877) 959-5845 for callers in the United States or by

For the avoidance of doubt, the amount of the Membership Claim shall be subject to all deductions and setoffs provided for in the membership agreement that gives rise to such Membership Claim, if any.

calling +1 (503) 852-9067 for callers outside the United States; (ii) for no charge by visiting the Debtors' restructuring website at https://dm.epiq11.com/WeWork; or (iii) for a fee via PACER by visiting https://ecf.njb.uscourts.gov.

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
WeWork Inc.	4904	23-19865
1 Beacon Street Tenant LLC	8148	23-19877
1 Belvedere Drive Tenant LLC	1950	23-19885
1 Glenwood Ave Tenant LLC	2341	23-19893
1 Lincoln Street Tenant LLC	9148	23-19890
1 Milk Street Tenant LLC	6412	23-19903
1 Post Street Tenant LLC	9425	23-19920
1 South Dearborn Street Tenant LLC	1824	23-19934
1 Union Square West HQ LLC	8269	23-19955
10 East 38th Street Tenant LLC	4628	23-19969
10 East 40th Street HQ LLC	2399	23-19987
100 Bayview Circle Tenant LLC	9430	23-20006
100 Broadway Tenant LLC	3744	23-20024
100 S State Street Tenant LLC	1703	23-20050
100 Summer Street Tenant LLC	3455	23-20063
10000 Washington Boulevard Tenant LLC	9598	23-20080
1001 Woodward Ave Tenant LLC	6699	23-20098
1003 East 4th Place Tenant LLC	3413	23-20123
101 East Washington Street Tenant LLC	6768	23-20142
101 Marietta Street NorthWest Tenant LLC	1823	23-20160
101 North 1st Avenue Tenant LLC	3820	23-20176
10250 Constellation Tenant LLC	4310	23-20193
1031 South Broadway Tenant LLC	4914	23-20208
10585 Santa Monica Boulevard Tenant LLC	8761	23-20220
10845 Griffith Peak Drive Tenant LLC	6915	23-20235
10885 NE 4th Street Tenant LLC	3728	23-20251
109 S 5th Street Tenant LLC	0568	23-20265
1090 West Pender Street Tenant LP	9555	23-19873
10900 Stonelake Boulevard Tenant LLC	0585	23-20282
1099 Stewart Street Tenant LLC	5450	23-20296
11 Park Pl Tenant LLC	8791	23-20313
110 110th Avenue Northeast Tenant LLC	9464	23-20336
110 Corcoran Street Tenant LLC	2187	23-20344
110 Wall Manager LLC	4092	23-20349
1100 15th Street NW Tenant LLC	6913	23-20358
1100 Ludlow Street Tenant LLC	9300	23-20353
1100 Main Street Tenant LLC	2169	23-20356
1111 Broadway Tenant LLC	5858	23-20032
1111 West 6th Street Tenant LLC	0087	23-20044
1114 W Fulton Market Q LLC	7844	23-20059
1115 Broadway Q LLC	8644	23-20065
1115 Howell Mill Road Tenant LLC	7225	23-20074
1115 W Fulton Market Q LLC	9376	23-20085
115 Broadway Tenant LLC	2484	23-19894
115 East 23rd Street Tenant LLC	9028	23-19906
1150 South Olive Street Tenant LLC	7411	23-20097

	Last Four Digits of	
Debtor Name	Tax Identification	Case Number
	Number	
1155 Perimeter Center West Tenant LLC	1618	23-20116
1155 West Fulton Street Tenant LLC	6023	23-20125
1156 6th Avenue Tenant LLC	4480	23-20136
117 NE 1st Ave Tenant LLC	6608	23-19916
1175 Peachtree Tenant LLC	5258	23-20148
11801 Domain Blvd Tenant LLC	1552	23-20292
12 East 49th Street Tenant LLC	7257	23-19876
12 South 1st Street Tenant LLC	3509	23-19882
120 West Trinity Place Tenant LLC	2371	23-19933
1200 17th Street Tenant LLC	8102	23-20157
1200 Franklin Avenue Tenant LLC	4211	23-20171
1201 3rd Avenue Tenant LLC	3754	23-20183
1201 Wills Street Tenant LLC	5225	23-20196
1201 Wilson Blvd Tenant LLC	0842	23-20202
12130 Millennium Drive Tenant LLC	6904	23-20305
1240 Rosecrans Tenant LLC	3275	23-20212
125 S Clark Street Tenant LLC	8278	23-19942
125 West 25th Street Tenant LLC	4277	23-19952
12655 Jefferson Blvd Tenant LLC	3517	23-20312
128 South Tryon Street Tenant LLC	5222	23-19967
130 5th Avenue Tenant LLC	5444	23-19907
130 Madison Avenue Tenant LLC	8482	23-199/3
130 W 42nd Street Tenant LLC	6470	23-19991
130 W 42nd Street Tenant LLC 1305 2nd Street Q LLC	3037	23-20219
1330 Lagoon Avenue Tenant LLC	0999	23-20219
1333 New Hampshire Avenue Northwest Tenant LLC	2667	23-20239
135 E 57th Street Tenant LLC	3854	23-19999
135 Madison Ave Tenant LLC	2802	23-20010
1372 Peachtree Street NE Tenant LLC	8619	23-20248
1389 Peachtree Street Northwest Tenant LLC	6957	23-20257
1400 Lavaca Street Tenant LLC	2571	23-20268
1410 Broadway Tenant LLC	4595	23-20277
1411 4th Avenue Tenant LLC	5499	23-20287
142 W 57th Street Tenant LLC	8674	23-20019
1430 Walnut Street Tenant LLC	7195	23-19880
1440 Broadway Tenant LLC	5006	23-19891
1448 NW Market Street Tenant LLC	3228	23-19900
1449 Woodward Avenue Tenant LLC	5856	23-19912
145 W 45th Street Tenant LLC	7901	23-19925
1450 Broadway Tenant LLC	9255	23-19937
1453 3rd Street Promenade Q LLC	7593	23-19948
1455 Market Street Tenant LLC	7402	23-19964
1460 Broadway Tenant LLC	2571	23-19974
148 Lafayette Street Tenant LLC	9622	23-19986
149 5th Avenue Tenant LLC	6151	23-19997
149 Madison Avenue Tenant LLC	3068	23-20013
15 West 27th Street Tenant LLC	5292	23-20022
150 4th Ave N Tenant LLC	7935	23-20037
152 3rd Street Tenant LLC	0691	23-20047
1525 11th Ave Tenant LLC	5382	23-20061
1535 Broadway Tenant LLC	4753	23-20096
1000 Dioudinay Tollant DDC	7133	23 20070

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
154 W 14th Street Tenant LLC	7274	23-20107
1547 9th Street HQ LLC	6450	23-20117
1557 West Innovation Way Tenant LLC	1627	23-20133
1560 Broadway Tenant LLC	6569	23-20077
16 East 34th Street Tenant LLC	6651	23-20146
160 Varick Street Tenant LLC	7334	23-20159
160 W Santa Clara St Tenant LLC	0863	23-20168
1600 7th Avenue Tenant LLC	9887	23-20182
1601 Elm Street Tenant LLC	4255	23-20195
1601 Market Street Tenant LLC	8047	23-20203
1601 Vine Street Tenant LLC	1403	23-20213
161 Avenue of the Americas Tenant LLC	6924	23-20223
1615 Platte Street Tenant LLC	0353	23-20231
1619 Broadway Tenant LLC	5736	23-20243
166 Geary Street HQ LLC	7137	23-20253
1660 Lincoln Street Tenant LLC	1627	23-20263
167 N Green Street Tenant LLC	3686	23-20274
1700 Lincoln Street Tenant LLC	0179	23-20286
1700 Elicoli Street Tenant EEC 1701 Rhode Island Avenue Northwest Tenant LLC	0313	23-20298
1725 Hughes Landing Boulevard Tenant LLC	4999	23-20309
1730 Minor Avenue Tenant LLC	1889	23-20309
17300 Laguna Canyon Road Tenant LLC	2597	23-20310
177 E Colorado Blvd Tenant LLC	1754	23-20329
1775 Tysons Boulevard Tenant LLC	7002	23-20329
18 West 18th Street Tenant LLC	7806	23-20334
180 Geary Street HQ LLC	7761	23-20343
180 Sansome Street Tenant LLC	7086	23-19881
1814 Franklin St Q LLC	3963	23-19910
18191 Von Karman Avenue Tenant LLC	6802	23-19932
1825 South Grant Street Tenant LLC	2094	23-19957
1828 Walnut St Tenant LLC	5661	23-19982
183 Madison Avenue Q LLC	7817	23-20005
1840 Gateway Dr Tenant LLC	6081	23-20003
185 Madison Avenue Tenant LLC	0308	23-20050
18691 Jamboree Road Tenant LLC	2700	23-20033
1875 K Street NW Tenant LLC	1471	23-20071
1881 Broadway HQ LLC	9343	23-20110
1900 Market Street Tenant LLC	2704	
1900 Market Street Tenant LLC 1900 Powell Street Tenant LLC	7057	23-20135 23-20164
1910 North Ola Avenue Tenant LLC	5213	23-20185
1920 McKinney Ave Tenant LLC	3595	
· · · · · · · · · · · · · · · · · · ·	2111	23-20205
195 Montague Street Tenant LLC		23-20223
199 Water Street Tenant LLC	8814	23-20238
2 Belvedere Drive Tenant LLC	0136	23-20258
2 Embarcadero Center Tenant LLC	9361	23-20279
2 North LaSalle Street Tenant LLC	1726	23-20300
20 W Kinzie Tenant LLC	6463	23-20321
200 Berkeley Street Tenant LLC	2702	23-20340
200 Massachusetts Ave NW Tenant LLC	6273	23-20351
200 Portland Tenant LLC	5184	23-20359
200 South Biscayne Blvd Tenant LLC	3891	23-20364

Debtor Name	Last Four Digits of Tax Identification Number	Case Number	
200 South Orange Avenue Tenant LLC	3156	23-20365	
200 Spectrum Center Drive Tenant LLC	8013	23-20366	
201 Spear St Tenant LLC	7496	23-20367	
2031 3rd Ave Tenant LLC	9856	23-20368	
205 Hudson Street Tenant LLC	3431	23-20369	
205 North Detroit Street Tenant LLC	3408	23-20370	
21 Penn Plaza Tenant LLC	9148	23-20371	
210 N Green Partners LLC	5418	23-20372	
210 N Green Promoter LLC	3228	23-20373	
2120 Berkeley Way Tenant LLC	3781	23-20374	
21255 Burbank Boulevard Tenant LLC	1978	23-20375	
214 West 29th Street Tenant LLC	2570	23-20376	
22 Cortlandt Street HQ LLC	4853	23-20377	
2201 Broadway Tenant LLC	5193	23-20377	
221 6th Street Tenant LLC	4733	23-20378	
2211 Michelson Drive Tenant LLC	7608	23-20379	
222 Kearny Street Tenant LLC	7335	23-20380	
222 North Sepulveda Tenant LLC	6484	23-20381	
222 S Riverside Plaza Tenant LLC	5465	23-19875	
2221 Park Place Tenant LLC	2652	23-19883	
2222 Ponce De Leon Blvd Tenant LLC	8034	23-19889	
225 South 6th St Tenant LLC	4193	23-19897	
225 W 39th Street Tenant LLC	4193	23-19897	
229 West 36th Street Tenant LLC	3292	23-19904	
231 11th Ave Tenant LLC	8665	23-19911	
2323 Delgany Street Tenant LLC	6612	23-19913	
24 Farnsworth Street Q LLC	1191	23-19924	
	8694	23-19931	
2-4 Herald Square Tenant LLC 2401 Elliott Avenue Tenant LLC	1910		
2401 Ethoti Avenue Tenant LLC 2420 17th Street Tenant LLC		23-19943	
	2459	23-19951	
2425 East Camelback Road Tenant LLC	2681	23-19956	
245 Livingston St Q LLC	9725	23-19966	
25 West 45th Street HQ LLC	3532	23-19970	
250 E 200 S Tenant LLC	3981	23-19979	
250 Park Avenue Tenant LLC	6797	23-19989	
255 Giralda Avenue Tenant LLC	3616	23-19995	
255 Greenwich Street Tenant LLC	9273	23-20004	
255 S King St Tenant LLC	9388	23-20009	
2600 Executive Parkway Tenant LLC	0485	23-20020	
2700 Post Oak Blvd. Tenant LLC	2031	23-20029	
27-01 Queens Plaza North Tenant LLC	0193	23-20035	
2755 Canyon Blvd WW Tenant LLC	5519	23- 20048	
28 2nd Street Tenant LLC	4392	23-20057	
28 West 44th Street HQ LLC	2049	23-20069	
29 West 30th Street Tenant LLC	8622	23-20079	
30 Hudson Street Tenant LLC	0317	23-19864	
30 Wall Street Tenant LLC	0897	23-20087	
300 Morris Street Tenant LLC	5643	23-20095	
300 Park Avenue Tenant LLC	2629	23-20101	
3000 Olym Boulevard Tenant LLC	9769	23-20108	
3000 S Robertson Blvd Q LLC	5098	23-20113	

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Debtor Name	Tax Identification Number	Case Number
3001 Bishop Drive Tenant LLC	7613	23-20122
3003 Woodbridge Ave Tenant LLC	3338	23-20122
3090 Olive Street Tenant LLC	0766	23-20126
31 St James Ave Tenant LLC	6768	23-20143
3101 Park Boulevard Tenant LLC	7620	23-20149
311 W 43rd Street Tenant LLC	8453	23-20154
3120 139th Avenue Southeast Tenant LLC	5843	23-20170
315 East Houston Tenant LLC	5032	23-20180
315 W 36th Street Tenant LLC	9400	23-20188
316 West 12th Street Tenant LLC	0630	23-20197
3200 Park Center Drive Tenant LLC	1022	23-20204
3219 Knox Street Tenant LLC	0093	23-20211
3280 Peachtree Road NE Tenant LLC	0892	23-20217
33 Arch Street Tenant LLC	6094	23-19886
33 East 33rd Street Tenant LLC	6298	23-19896
33 Irving Tenant LLC	5161	23-19908
330 North Wabash Tenant LLC	5905	23-19953
3300 N. Interstate 35 Tenant LLC	3691	23-20224
332 S Michigan Tenant LLC	9907	23-19965
333 West San Carlos Tenant LLC	3623	23-19971
3365 Piedmont Road Tenant LLC	5282	23-20233
340 Bryant Street HQ LLC	8690	23-19980
345 4th Street Tenant LLC	7728	23-19992
345 West 100 South Tenant LLC	8632	23-20003
35 East 21st Street HQ LLC	6368	23-19918
353 Sacramento Street Tenant LLC	7038	23-20011
35-37 36th Street Tenant LLC	7127	23-19927
360 NW 27th Street Tenant LLC	4991	23-20025
3600 Brighton Boulevard Tenant LLC	1382	23-20245
38 West 21st Street Tenant LLC	9121	23-19936
385 5th Avenue Q LLC	6803	23-20033
3900 W Alameda Ave Tenant LLC	1744	23-20250
391 San Antonio Road Tenant LLC	5919	23-20043
40 Water Street Tenant LLC	9843	23-19945
400 California Street Tenant LLC	2995	23-20051
400 Capitol Mall Tenant LLC	3269	23-20058
400 Concar Drive Tenant LLC	6051	23-20064
400 Lincoln Square Tenant LLC	4542	23-20075
400 Spectrum Center Drive Tenant LLC	0663	23-20084
4005 Miranda Ave Tenant LLC	5468	23-20261
401 San Antonio Road Tenant LLC	0434	23-20092
404 Fifth Avenue Tenant LLC	2984	23-20104
4041 Macarthur Boulevard Tenant LLC	0097	23-20104
405 Mateo Street Tenant LLC	8802	23-20270
408 Broadway Tenant LLC	1584	23-20112
410 North Scottsdale Road Tenant LLC	7464	23-20121
414 West 14th Street HQ LLC	0330	23-20131
415 Mission Street Tenant LLC	5221	23-20140
419 Park Avenue South Tenant LLC	1064	23-20132
420 5th Avenue Q LLC	8836	23-20169
420 Still Avenue Q LLC 420 Commerce Street Tenant LLC	8833	23-20189
720 Commerce Succe Tenant LLC	0033	23-20181

Debtor Name	Last Four Digits of Tax Identification Number	Case Number	
424-438 Fifth Avenue Tenant LLC	9307	23-20190	
428 Broadway Tenant LLC	1575	23-20201	
429 Lenox Ave Tenant LLC	9500	23-20042	
430 Park Avenue Tenant LLC	8193	23-20056	
4311 11th Avenue Northeast Tenant LLC	8382	23-20362	
433 Hamilton Avenue Tenant LLC	7959	23-20066	
437 5th Avenue Q LLC	0163	23-20083	
437 Madison Avenue Tenant LLC	6821	23-20099	
44 East 30th Street HQ LLC	6271	23-19888	
44 Montgomery Street Tenant LLC	3921	23-19901	
44 Wall Street HQ LLC	5492	23-19921	
448 North LaSalle Street Tenant LLC	1999	23-20114	
45 West 18th Street Tenant LLC	7315	23-19944	
450 Lexington Tenant LLC	9165	23-20128	
460 Park Ave South Tenant LLC	4363	23-20128	
460 West 50 North Tenant LLC	9577	23-20143	
4635 Lougheed Highway Tenant LP	3618	23-19872	
475 Sansome St Tenant LLC	8834	23-20177	
483 Broadway Tenant LLC	9335	23-20177	
49 West 27th Street HQ LLC	1321	23-19958	
490 Broadway Tenant LLC	8615	23-20206	
50 W 28th Street Tenant LLC	1689	23-19975	
500 11th Ave North Tenant LLC	5628	23-20230	
500 7th Avenue Tenant LLC	2846	23-20230	
501 Boylston Street Tenant LLC	8098	23-20213	
501 East Kennedy Boulevard Tenant LLC	6970	23-20241	
501 East Las Olas Blvd Tenant LLC	2981	23-20269	
501 East Las Olas Blvd Tenant LLC 501 Eastlake Tenant LLC	0435	23-20284	
5049 Edwards Ranch Tenant LLC	7647	23-20284	
505 Main Street Tenant LLC	6085	23-20295	
505 Park Avenue Q LLC	0923	23-20306	
50-60 Francisco Street Tenant LLC	2771	23-19996	
511 W 25th Street Tenant LLC	0540	23-20317	
515 Folsom Street Tenant LLC	8421	23-20326	
515 N State Street Tenant LLC	7257	23-20331	
5161 Lankershim Boulevard Tenant LLC	4034	23-20360	
5215 North O'Connor Boulevard Tenant LLC	7414	23-20355	
524 Broadway Tenant LLC	3084	23-20337	
525 Broadway Tenant LLC	9130	23-20348	
53 Beach Street Tenant LLC	3555	23-20014	
540 Broadway Q LLC	9706	23-20352	
545 Boylston Street Q LLC	6891	23-20357	
546 5th Avenue Tenant LLC	2660	23-20361	
550 7th Avenue HQ LLC	2573	23-20363	
550 Kearny Street HQ LLC	2758	23-20350	
57 E 11th Street Tenant LLC	7807	23-20027	
575 5th Avenue Tenant LLC	7320	23-19879	
575 Lexington Avenue Tenant LLC	2383	23-19892	
5750 Wilshire Boulevard Tenant LLC	5616	23-19902	
5960 Berkshire Lane Tenant LLC	5468	23-19913	
599 Broadway Tenant LLC	6167	23-19926	

Debtor Name	Last Four Digits of Tax Identification Number	Case Number	
6 East 32nd Street WW Q LLC	9362	23-19949	
600 B Street Tenant LLC	5059	23-19961	
600 California Street Tenant LLC	5806	23-19977	
600 H Apollo Tenant LLC	3737	23-19988	
6001 Cass Avenue Tenant LLC	0649	23-19998	
601 South Figueroa Street Tenant LLC	2533	23-20012	
606 Broadway Tenant LLC	2846	23-20023	
609 5th Avenue Tenant LLC	3255	23-20038	
609 Greenwich Street Tenant LLC	7046	23-20049	
609 Main street Tenant LLC	2045	23-20060	
611 North Brand Boulevard Tenant LLC	0420	23-20070	
615 S. Tenant LLC	3370	23-20082	
625 Massachusetts Tenant LLC	2879	23-20093	
625 West Adams Street Tenant LLC	7504	23-20105	
63 Madison Avenue Tenant LLC	2399	23-20109	
65 East State Street Tenant LLC	9344	23-20119	
650 California Street Tenant LLC	4581	23-20132	
6543 South Las Vegas Boulevard Tenant LLC	8965	23-20147	
655 15th Street NW Tenant LLC	8329	23-20101	
655 Montgomery St Tenant LLC	1232	23-20173	
655 New York Avenue Northwest Tenant LLC	9052	23-20187	
660 J Street Tenant LLC	2309	23-20199	
660 North Capitol St NW Tenant LLC	7309	23-20209	
6655 Town Square Tenant LLC	6104	23-20242	
67 Irving Place Tenant LLC	2790	23-20242	
6900 North Dallas Parkway Tenant LLC	7340	23-20236	
695 Town Center Drive Tenant LLC	4367	23-20271	
7 West 18th Street Tenant LLC	6321	23-20283	
	7212		
700 2 Street Southwest Tenant LP		23-19871 23-20327	
700 K Street NW Tenant LLC	4176		
700 North Miami Tenant LLC	9432	23-20335	
700 SW 5th Tenant LLC	1301	23-20341	
708 Main St Tenant LLC	4830	23-20345	
71 5th Avenue Tenant LLC	6530	23-20311	
71 Stevenson Street Q LLC	7905	23-20319	
711 Atlantic Ave Tenant LLC	8881	23-20347	
725 Ponce De Leon Ave NE Tenant LLC	5728	23-20228	
7272 Wisconsin Avenue Tenant LLC	1988	23-20240	
729 Washington Ave Tenant LLC	9334	23-20232	
7300 Dallas Parkway Tenant LLC	4557	23-19884	
731 Sansome Street Tenant LLC	0238	23-19898	
75 Arlington Street Tenant LLC	9937	23-19909	
75 E Santa Clara Street Tenant LLC	0838	23-19919	
75 Rock Plz Tenant LLC	5056	23-19929	
750 Lexington Avenue Tenant LLC	1068	23-19940	
750 White Plains Road Tenant LLC	3720	23-19947	
755 Sansome Street Tenant LLC	9841	23-19962	
756 W Peachtree Tenant LLC	4741	23-19978	
77 Sands Tenant LLC	0831	23-19990	
77 Sands WW Corporate Tenant LLC	7229	23-20000	
77 Sleeper Street Tenant LLC	4466	23-20015	

Debtor Name	Last Four Digits of Tax Identification	Case Number
Debtor Name	Number	Case Mullibel
7761 Greenhouse Rd Tenant LLC	4515	23-20026
777 6th Street NW Tenant LLC	7423	23-20020
78 SW 7th Street Tenant LLC	1680	23-20041
8 W 40th Street Tenant LLC	2386	23-20054
80 M Street SE Tenant LLC	6950	23-20072
800 Bellevue Way Tenant LLC	3657	23-20072
800 Market Street Tenant LLC 800 North High Street Tenant LLC	2895	23-20088
	5180	23-20100
801 B. Springs Road Tenant LLC	2571	23-20111
808 Wilshire Boulevard Tenant LLC	3857	23-20120
820 18th Ave South Tenant LLC	9830	23-20127
821 17th Street Tenant LLC	0159	23-20139
83 Maiden Lane Q LLC	2372	23-20150
830 Brickell Plaza Tenant LLC	5219	23-20158
830 NE Holladay Street Tenant LLC	4503	23-20167
8305 Sunset Boulevard HQ LLC	7840	23-20179
8687 Melrose Avenue Tenant LLC	4528	23-20192
8687 Melrose Green Tenant LLC	3491	23-20200
88 U Place Tenant LLC	2883	23-20207
880 3rd Ave Tenant LLC	7700	23-20214
881 Peachtree Street Northeast Tenant LLC	6543	23-20221
8910 University Center Lane Tenant LLC	8425	23-20226
90 South 400 West Tenant LLC	0471	23-20234
901 North Glebe Road Tenant LLC	3089	23-20244
901 Woodland St Tenant LLC	4471	23-20252
902 Broadway Tenant LLC	1807	23-20264
920 5th Ave Tenant LLC	6346	23-20273
920 SW 6th Avenue Tenant LLC	7587	23-20283
9200 Timpanogos Highway Tenant LLC	2752	23-20291
925 4th Avenue Tenant LLC	2380	23-20299
925 N La Brea Ave Tenant LLC	9569	23-20304
9670416 CANADA Inc.	6905	23-19870
9777 Wilshire Boulevard Q LLC	4415	23-19907
980 6th Avenue Tenant LLC	1345	23-19895
9830 Wilshire Boulevard Tenant LLC	8888	23-19917
99 Chauncy Street Q LLC	4452	23-19878
99 High Street Tenant LLC	0091	23-19887
Bird Investco LLC	3296	23-19928
CD Locations, LLC	8967	23-19939
Cities by We LLC	3807	23-19950
Clubhouse TS LLC	2620	23-19963
Common Coffee, LLC	6639	23-19972
Common Desk Daymaker LLC	7044	23-19983
Common Desk DE, LLC	3369	23-19994
Common Desk Holdings LLC	1077	23-20007
Common Desk OC, LLC	1705	23-20018
Common Desk Operations LLC	6548	23-20031
Common Desk West 7th, LLC	9256	23-20040
Creator Fund Managing Member LLC	9988	23-20052
Euclid LLC	5519	23-19899
Euclid WW Holdings Inc.	5444	23-20090
Escrita 11 11 Horanigo IIIV.	J-17T	23 20070

Debtor Name	Last Four Digits of Tax Identification Number	Case Number	
FieldLens LLC	7625	23-20073	
Five Hundred Fifth Avenue HQ LLC	2321	23-20103	
Insurance Services by WeWork LLC	8367	23-19922	
Legacy Tenant LLC	2688	23-20129	
Mailroom Bar at 110 Wall LLC	8140	23-20141	
MissionU PBC	3361	23-20153	
One Gotham Center Tenant LLC	1331	23-20165	
One Metropolitan Square Tenant LLC	9826	23-20174	
Parkmerced Partner LLC	7551	23-20186	
Play by WeWork LLC	6799	23-20198	
Powered By We LLC	9356	23-20210	
Project Caesar LLC	9586	23-20218	
Project Standby I LLC	1706	23-20229	
Prolific Interactive LLC	5428	23-20237	
PxWe Facility & Asset Management Services LLC	2109	23-20246	
South Tryon Street Tenant LLC	9719	23-20240	
Spacious Technologies, LLC	1303	23-20266	
The Hub Tenant LLC	8702	23-20200	
The We Company Management Holdings L.P.	1706	23-20270	
The We Company Management LLC	2046	23-19905	
The We Company MC LLC	1981	23-20346	
The We Company PI L.P.	8077	23-19914	
Waltz Merger Sub LLC	8388	23-20288	
We Rise Shell LLC	1065	23-20288	
We Work 154 Grand LLC	8775	23-20294	
We Work 349 5th Ave LLC	3223		
	9551	23-20310 23-20318	
We Work Management LLC We Work Retail LLC			
We work Retail LLC WeInsure Holdco LLC	0298	23-20324	
Welkio LLC	0829	23-20330	
	5890	23-19941	
WeWork 156 2nd LLC	0044	23-20002	
WeWork 175 Varick LLC	7288	23-20017	
WeWork 25 Taylor LLC	5403	23-19960	
WeWork 261 Madison LLC	8934	23-20036	
WeWork 54 West 40th LLC	1295	23-19984	
WeWork Asset Management LLC	3952	23-20045	
WeWork Bryant Park LLC	3403	23-20068	
WeWork Canada GP ULC	9880	23-19866	
WeWork Canada LP ULC	0094	23-19867	
WeWork Commons LLC	4823	23-20076	
WeWork Companies Partner LLC	8122	23-19923	
WeWork Companies U.S. LLC (f/k/a WeWork Companies LLC)	9651	23-19874	
WeWork Construction LLC	4168	23-20091	
WeWork Holdings LLC	4799	23-20106	
WeWork Inc.	4904	23-19865	
WeWork Interco LLC	2925	23-20118	
WeWork LA LLC	1342	23-20138	
WeWork Labs Entity LLC	7939	23-20155	
WeWork Little West 12th LLC	1584	23-20178	
WeWork Magazine LLC	5969	23-20189	
WeWork Real Estate LLC	3338	23-20216	

Debtor Name	Last Four Digits of Tax Identification	Case Number	
	Number		
WeWork Services LLC	7918	23-20236	
WeWork Space Services Inc.	9636	23-20249	
WeWork Space Services LLC	2640	23-20260	
WeWork Wellness LLC	9888	23-20333	
WeWork Workplace LLC	9362	23-20272	
Wildgoose I LLC	6496	23-20280	
WW 1010 Hancock LLC	8318	23-20281	
WW 107 Spring Street LLC	5306	23-20308	
WW 11 John LLC	8621	23-20290	
WW 110 Wall LLC	0573	23-20315	
WW 111 West Illinois LLC	5880	23-20322	
WW 115 W 18th Street LLC	0878	23-20328	
WW 1161 Mission LLC	0808	23-20289	
WW 120 E 23rd Street LLC	4643	23-20332	
WW 1328 Florida Avenue LLC	7101	23-20293	
WW 1550 Wewatta Street LLC	3435	23-20293	
WW 1601 Fifth Avenue LLC	0715	23-20307	
WW 1875 Connecticut LLC	0015	23-20307	
WW 2015 Shattuck LLC	8007	23-20320	
WW 2015 Shattack EEC WW 205 E 42nd Street LLC	4871	23-20247	
WW 210 N Green LLC	6146	23-20247	
WW 220 NW Eighth Avenue LLC	5120	23-20262	
WW 222 Broadway LLC	7621	23-20267	
WW 2221 South Clark LLC	7668	23-20207	
WW 240 Bedford LLC	7318	23-20275	
WW 25 Broadway LLC	8425	23-20273	
WW 26 JS Member LLC	5832	23-19938	
WW 312 Arizona LLC	0123	23-19976	
WW 350 Lincoln LLC	0726	23-19976	
WW 379 W Broadway LLC	2927	23-19983	
WW 401 Park Avenue South LLC	6949	23-20001	
WW 5 W 125th Street LLC	1560	23-19930	
WW 500 Yale LLC		23-20008	
<u></u>	4534		
WW 51 Melcher LLC	1986	23-19946	
WW 520 Broadway LLC	0453	23-20016	
WW 535 Mission LLC	0213	23-20021	
WW 555 West 5th Street LLC	7086	23-20028	
WW 5782 Jefferson LLC	5676	23-20086	
WW 600 Congress LLC	0821	23-20034	
WW 641 S Street LLC	2454	23-20039	
WW 718 7th Street LLC	1938	23-20046	
WW 745 Atlantic LLC	0358	23-20055	
WW 79 Madison LLC	7991	23-19954	
WW 81 Prospect LLC	7116	23-19959	
WW 811 West 7th Street LLC	9868	23-20067	
WW 85 Broad LLC	5502	23-19968	
WW 995 Market LLC	7195	23-20081	
WW Brooklyn Navy Yard LLC	6035	23-20094	
WW BuildCo LLC	2457	23-20102	
WW Co-Obligor Inc.	5488	23-20109	
WW Enlightened Hospitality Investor LLC	2182	23-20115	

Debtor Name	Last Four Digits of Tax Identification Number	Case Number
WW Holdco LLC	0264	23-20338
WW Journal Square Holdings LLC	9105	23-20124
WW Journal Square Member LLC	5210	23-20130
WW Onsite Services AAG LLC	6683	23-20137
WW Onsite Services EXP LLC	9307	23-20144
WW Onsite Services LLC	0099	23-20151
WW Onsite Services SFI LLC	7559	23-20156
WW Onsite Services SUM LLC	9220	23-20166
WW Project Swift Development LLC	4146	23-20175
WW Project Swift Member LLC	6294	23-20278
WW VendorCo LLC	4134	23-20184
WW Worldwide C.V.	3442	23-19868
WWCO Architecture Holdings LLC	8509	23-20191

PROOFS OF CLAIM MUST BE SUBMITTED BY MAIL, BY HAND DELIVERY, OR THROUGH EPIQ'S WEBSITE.

PROOFS OF CLAIM SUBMITTED BY FAX OR EMAIL WILL NOT BE ACCEPTED AND WILL NOT BE DEEMED TIMELY SUBMITTED.

When and Where to Submit

To the extent that you disagree with the amount of your service retainer and wish to submit a Proof of Claim before the Member Claims Bar Date, such Proof of Claim, including supporting documentation, must be submitted to the Notice and Claims Agent by: (i) electronically using the interface available on the Notice and Claims Agent's website at https://dm.epiq11.com/WeWork; (ii) first-class U.S. Mail, which Proof of Claim must include an original signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4421, Beaverton, OR 97076-4421; or (iii) overnight mail, or other hand-delivery system, which Proof of Claim must include an original signature, at the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, 10300 SW Allen Blvd., Beaverton, OR 97005.

The following procedures for the submission of Proofs of Claim against the Debtors in these chapter 11 cases shall apply:

a. *Contents*. Each Proof of Claim must: (i) be written in English; (ii) be denominated in United States dollars; (iii) conform substantially with a Proof of Claim Form provided by the Debtors or the Official Form 410; and (iv) be signed or electronically transmitted through the interface available on Epiq's website at https://dm.epiq11.com/WeWork by the claimant or by an authorized agent or legal representative of the claimant;

- b. **Section 503(b)(9) Claim.** In addition to the requirements set forth in (a) above, any Proof of Claim asserting a 503(b)(9) Claim must also: (i) include the value of the goods delivered to and received by the Debtors in the twenty (20) days prior to the Petition Date; (ii) attach documentation of the date on which the goods were delivered to and received by the Debtors; (iii) attach any documentation identifying the particular invoices for which the 503(b)(9) Claim is being asserted; (iv) attach documentation of any reclamation demand made to any Debtor under section 546(c) of the Bankruptcy Code (if applicable); and (v) set forth whether any portion of the 503(b)(9) Claim was satisfied by payments made by the Debtors pursuant to any order of the Court authorizing the Debtors to pay prepetition claims;
- c. **Receipt of Service**. Claimants submitting a Proof of Claim through non-electronic means who wish to receive a proof of receipt of their Proofs of Claim from the Notice and Claims Agent must also include with their Proof of Claim a copy of their Proof of Claim and a self-addressed, stamped envelope;
- d. Identification of the Debtor Entity. Subject to exceptions as set forth in paragraphs 5, 12, and 22 of the Order, each Proof of Claim must specify by name and case number the Debtor against which the claim is submitted by selecting the applicable Debtor at the top of the proposed Proof of Claim Form. A Proof of Claim submitted under Case No. 23-19865 (JKS) or that does not identify a Debtor will be deemed as submitted only against WeWork Inc. A Proof of Claim that names a subsidiary Debtor but is submitted under Case No. 23-19865 (JKS) will be treated as having been submitted against the subsidiary Debtor with a notation that a discrepancy in the submission exists. On November 6, 2023, WeWork Companies LLC changed its name to WeWork Companies U.S. LLC and then underwent a corporate division, pursuant to which WeWork Companies U.S. LLC (formerly known as WeWork Companies LLC) was divided into two companies (the "Corporate Division") and its liabilities were allocated as follows:
 - a. **WeWork Companies LLC** retained all guarantee obligations associated with any leases that related to real property located in Ireland, the United Kingdom, or Australia (the "<u>Excluded Countries</u>"), where such lease (or the associated guarantee obligations) remained in effect as of November 6, 2023 (such obligations, the "<u>Excluded Guarantee Obligations</u>"); and
 - b. **WeWork Companies U.S. LLC** retained *all other* obligations (i.e., except the Excluded Guarantee Obligations), including all guarantee obligations associated with (a) all leases for real property located in the United States, Canada, and any other country <u>except</u> the Excluded Countries, and/or (b) leases for real property in

Excluded Countries <u>if</u> such leases were forfeited (and occupation of such real property permanently ceased) prior to November 6, 2023 ("<u>Inactive Leases</u>"), including those leases for real property located at 12 Moorgate, 52 Bedford, and/or 91 Baker Street, in London, England.

Following the Corporate Division, WeWork Companies U.S. LLC filed for chapter 11 and is a Debtor in these chapter 11 cases; WeWork Companies LLC did not file for chapter 11 and is not a Debtor in these chapter 11 cases. Accordingly, any person or entity that had a claim against the pre-Corporate Division entity known as WeWork Companies LLC should file a Proof of Claim against Debtor WeWork Companies U.S. LLC, EXCEPT FOR any creditors asserting claims arising from the Excluded Guarantee Obligations (for which non-Debtor WeWork Companies LLC remains solely liable to third parties). For clarity, any creditor seeking to assert a guarantee claim for Inactive Leases in Excluded Countries should file a Proof of Claim against Debtor WeWork Companies U.S. LLC. The failure to select the correct Debtor on the Proof of Claim form shall not be a basis to object to the allowability of the Claim; provided that the asserted Claim otherwise complies with the terms of the Bar Date Order;

- e. Claims Against Multiple Debtor Entities. Subject to exceptions as set forth in the Order, if the claimant asserts separate claims against different Debtors, a separate Proof of Claim must be submitted with respect to each claim; provided that a Proof of Claim that indicates it is filed against each Debtor by selecting the applicable Debtors at the top of the Proof of Claim shall be deemed to have been filed against each Debtor without the need to file additional Proofs of Claim; and
- f. Supporting Documentation. Each Proof of Claim must include supporting documentation in accordance with Bankruptcy Rules 3001(c) and 3001(d). If, however, such documentation is voluminous, such Proof of Claim may include a summary of such documentation or an explanation as to why such documentation is not available; provided that the Prepetition Funded Debt Agents shall not be required to file with Master Proofs of Claim any instruments, agreements, or other documents evidencing the obligations referenced in such Master Proof of Claim, which instruments, agreements, or other documents will be provided upon written request to counsel for such Prepetition Funded Debt Agent.

Reservation of Rights. Nothing contained in this notice is intended to or should be construed as a waiver of the Debtors' right to: (i) dispute, or assert offsets or defenses against, any submitted Proof of Claim or any Claim listed or reflected in the Schedules or herein as to the nature, amount, liability, or classification of such Claims; (ii) subsequently designate any scheduled Claim or any Claim listed herein as disputed, contingent, or unliquidated; or (iii) otherwise amend or supplement the Schedules or this notice.

Additional Information. If you have any questions regarding the Claims process and/or if you wish to obtain a copy of the Order (which contains a more detailed description of the requirements for submitting Proofs of Claim), a Proof of Claim form, or related documents, you may do so by visiting the Debtors' restructuring website at https://dm.epiq11.com/WeWork or contacting the Notice and Claims Agent by calling (877) 959-5845 for callers in the United States or by calling +1 (503) 852-9067 for callers outside the United States and/or writing to the following address: WeWork Inc. Claims Processing Center, c/o Epiq Corporate Restructuring, LLC, P.O. Box 4421, Beaverton, OR 97076-4421.

Dated:

/s/

COLE SCHOTZ P.C.

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Warren A. Usatine, Esq.
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Co-Counsel for Debtors and Debtors in Possession

Exhibit 5

Stub Rent Proof of Claim

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United States Bankruptcy Court for the District of New Jersey Indicate Debtor against which you assert a Stub Rent Claim by checking the appropriate box below. (Check only one Debtor per claim form.) □ WeWork Inc. (Case No. 23-19865) ☐ 1100 Ludlow Street Tenant LLC (Case No. 23-20353) ☐ 1330 Lagoon Avenue Tenant LLC (Case No. 23-20227) □ 1333 New Hampshire Avenue Northwest Tenant LLC ☐ 1 Beacon Street Tenant LLC (Case No. 23-19877) ☐ 1100 Main Street Tenant LLC (Case No. 23-20356) (Case No. 23-20239) ☐ 1 Belvedere Drive Tenant LLC (Case No. 23-19885) ☐ 1111 Broadway Tenant LLC (Case No. 23-20032) ☐ 135 E 57th Street Tenant LLC (Case No. 23-19999) ☐ 1 Glenwood Ave Tenant LLC (Case No. 23-19893) □ 1111 West 6th Street Tenant LLC (Case No. 23-20044) ☐ 135 Madison Ave Tenant LLC (Case No. 23-20010) □ 1372 Peachtree Street NE Tenant LLC ☐ 1 Lincoln Street Tenant LLC (Case No. 23-19890) ☐ 1114 W Fulton Market Q LLC (Case No. 23-20059) (Case No. 23-20248) ☐ 1389 Peachtree Street Northwest Tenant LLC ☐ 1 Milk Street Tenant LLC (Case No. 23-19903) ☐ 1115 Broadway Q LLC (Case No. 23-20065) (Case No. 23-20257) ☐ 1 Post Street Tenant LLC (Case No. 23-19920) ☐ 1115 Howell Mill Road Tenant LLC (Case No. 23-20074) ☐ 1400 Lavaca Street Tenant LLC (Case No. 23-20268) ☐ 1 South Dearborn Street Tenant LLC (Case No. 23-19934) ☐ 1115 W Fulton Market Q LLC (Case No. 23-20085) ☐ 1410 Broadway Tenant LLC (Case No. 23-20277) ☐ 115 Broadway Tenant LLC (Case No. 23-19894) ☐ 1411 4th Avenue Tenant LLC (Case No. 23-20287) ☐ 1 Union Square West HQ LLC (Case No. 23-19955) ☐ 10 East 38th Street Tenant LLC (Case No. 23-19969) ☐ 115 East 23rd Street Tenant LLC (Case No. 23-19906) ☐ 142 W 57th Street Tenant LLC (Case No. 23-20019) ☐ 10 East 40th Street HQ LLC (Case No. 23-19987) ☐ 1150 South Olive Street Tenant LLC (Case No. 23-20097) ☐ 1430 Walnut Street Tenant LLC (Case No. 23-19880) □ 1155 Perimeter Center West Tenant LLC ☐ 100 Bayview Circle Tenant LLC (Case No. 23-20006) ☐ 1440 Broadway Tenant LLC (Case No. 23-19891) (Case No. 23-20116) ☐ 1155 West Fulton Street Tenant LLC (Case No. 23-20125) ☐ 1448 NW Market Street Tenant LLC (Case No. 23-19900) □ 100 Broadway Tenant LLC (Case No. 23-20024) ☐ 100 S State Street Tenant LLC (Case No. 23-20050) ☐ 1156 6th Avenue Tenant LLC (Case No. 23-20136) ☐ 1449 Woodward Avenue Tenant LLC (Case No. 23-19912) ☐ 100 Summer Street Tenant LLC (Case No. 23-20063) ☐ 117 NE 1st Ave Tenant LLC (Case No. 23-19916) ☐ 145 W 45th Street Tenant LLC (Case No. 23-19925) ☐ 10000 Washington Boulevard Tenant LLC ☐ 1175 Peachtree Tenant LLC (Case No. 23-20148) ☐ 1450 Broadway Tenant LLC (Case No. 23-19937) (Case No. 23-20080) □ 1001 Woodward Ave Tenant LLC (Case No. 23-20098) ☐ 11801 Domain Blvd Tenant LLC (Case No. 23-20292) ☐ 1453 3rd Street Promenade Q LLC (Case No. 23-19948) ☐ 1003 East 4th Place Tenant LLC (Case No. 23-20123) ☐ 12 East 49th Street Tenant LLC (Case No. 23-19876) ☐ 1455 Market Street Tenant LLC (Case No. 23-19964) ☐ 101 East Washington Street Tenant LLC (Case No. 23-20142) ☐ 12 South 1st Street Tenant LLC (Case No. 23-19882) ☐ 1460 Broadway Tenant LLC (Case No. 23-19974) □ 101 Marietta Street NorthWest Tenant LLC (Case No. ☐ 120 West Trinity Place Tenant LLC (Case No. 23-19933) ☐ 148 Lafavette Street Tenant LLC (Case No. 23-19986) ☐ 101 North 1st Avenue Tenant LLC (Case No. 23-20176) □ 1200 17th Street Tenant LLC (Case No. 23-20157) □ 149 5th Avenue Tenant LLC (Case No. 23-19997) ☐ 1200 Franklin Avenue Tenant LLC (Case No. 23-20171) ☐ 149 Madison Avenue Tenant LLC (Case No. 23-20013) □ 10250 Constellation Tenant LLC (Case No. 23-20193) ☐ 1031 South Broadway Tenant LLC (Case No. 23-20208) ☐ 1201 3rd Avenue Tenant LLC (Case No. 23-20183) ☐ 15 West 27th Street Tenant LLC (Case No. 23-20022) ☐ 10585 Santa Monica Boulevard Tenant LLC □ 1201 Wills Street Tenant LLC (Case No. 23-20196) ☐ 150 4th Ave N Tenant LLC (Case No. 23-20037) (Case No. 23-20220) ☐ 10845 Griffith Peak Drive Tenant LLC (Case No. 23-20235) ☐ 1201 Wilson Blvd Tenant LLC (Case No. 23-20202) ☐ 152 3rd Street Tenant LLC (Case No. 23-20047) ☐ 10885 NE 4th Street Tenant LLC (Case No. 23-20251) ☐ 12130 Millennium Drive Tenant LLC (Case No. 23-20305) ☐ 1525 11th Ave Tenant LLC (Case No. 23-20061) ☐ 109 S 5th Street Tenant LLC (Case No. 23-20265) ☐ 1240 Rosecrans Tenant LLC (Case No. 23-20212) ☐ 1535 Broadway Tenant LLC (Case No. 23-20096) ☐ 1090 West Pender Street Tenant LP (Case No. 23-19873) ☐ 125 S Clark Street Tenant LLC (Case No. 23-19942) ☐ 154 W 14th Street Tenant LLC (Case No. 23-20107) ☐ 10900 Stonelake Boulevard Tenant LLC (Case No. 23-20282) ☐ 125 West 25th Street Tenant LLC (Case No. 23-19952) ☐ 1547 9th Street HQ LLC (Case No. 23-20117) ☐ 1557 West Innovation Way Tenant LLC ☐ 1099 Stewart Street Tenant LLC (Case No. 23-20296) ☐ 12655 Jefferson Blvd Tenant LLC (Case No. 23-20312) (Case No. 23-20133) ☐ 11 Park PI Tenant LLC (Case No. 23-20313) ☐ 128 South Tryon Street Tenant LLC (Case No. 23-19967) ☐ 1560 Broadway Tenant LLC (Case No. 23-20077) ☐ 110 110th Avenue Northeast Tenant LLC (Case No. 23-20336) ☐ 130 5th Avenue Tenant LLC (Case No. 23-19973) ☐ 16 East 34th Street Tenant LLC (Case No. 23-20146) □ 110 Corcoran Street Tenant LLC (Case No. 23-20344) ☐ 130 Madison Avenue Tenant LLC (Case No. 23-19981) ☐ 160 Varick Street Tenant LLC (Case No. 23-20159) ☐ 110 Wall Manager LLC (Case No. 23-20349) □ 130 W 42nd Street Tenant LLC (Case No. 23-19991) ☐ 160 W Santa Clara St Tenant LLC (Case No. 23-20168) □ 1100 15th Street NW Tenant LLC (Case No. 23-20358) ☐ 1305 2nd Street Q LLC (Case No. 23-20219) $\hfill \square$ 1600 7th Avenue Tenant LLC (Case No. 23-20182) ☐ 1601 Elm Street Tenant LLC (Case No. 23-20195) ☐ 21 Penn Plaza Tenant LLC (Case No. 23-20371) ☐ 3101 Park Boulevard Tenant LLC (Case No. 23-20149) ☐ 1601 Market Street Tenant LLC (Case No. 23-20203) ☐ 210 N Green Partners LLC (Case No. 23-20372) ☐ 311 W 43rd Street Tenant LLC (Case No. 23-20154) ☐ 3120 139th Avenue Southeast Tenant LLC ☐ 1601 Vine Street Tenant LLC (Case No. 23-20213) ☐ 210 N Green Promoter LLC (Case No. 23-20373) (Case No. 23-20170) ☐ 161 Avenue of the Americas Tenant LLC (Case No. 23-20223) ☐ 2120 Berkeley Way Tenant LLC (Case No. 23-20374) ☐ 315 East Houston Tenant LLC (Case No. 23-20180) ☐ 21255 Burbank Boulevard Tenant LLC ☐ 1615 Platte Street Tenant LLC (Case No. 23-20231) ☐ 315 W 36th Street Tenant LLC (Case No. 23-20188) (Case No. 23-20375) ☐ 1619 Broadway Tenant LLC (Case No. 23-20243) ☐ 214 West 29th Street Tenant LLC (Case No. 23-20376) ☐ 316 West 12th Street Tenant LLC (Case No. 23-20197) ☐ 166 Geary Street HQ LLC (Case No. 23-20253) □ 22 Cortlandt Street HQ LLC (Case No. 23-20377) ☐ 3200 Park Center Drive Tenant LLC (Case No. 23-20204) ☐ 1660 Lincoln Street Tenant LLC (Case No. 23-20263) ☐ 2201 Broadway Tenant LLC (Case No. 23-20378) ☐ 3219 Knox Street Tenant LLC (Case No. 23-20211) □ 167 N Green Street Tenant LLC (Case No. 23-20274) □ 221 6th Street Tenant LLC (Case No. 23-20379) ☐ 3280 Peachtree Road NE Tenant LLC (Case No. 23-20217) ☐ 2211 Michelson Drive Tenant LLC (Case No. 23-20380) ☐ 33 Arch Street Tenant LLC (Case No. 23-19886) ☐ 1700 Lincoln Street Tenant LLC (Case No. 23-20286) ☐ 1701 Rhode Island Avenue Northwest Tenant LLC ☐ 222 Kearny Street Tenant LLC (Case No. 23-20381) ☐ 33 East 33rd Street Tenant LLC (Case No. 23-19896) (Case No. 23-20298) ☐ 1725 Hughes Landing Boulevard Tenant LLC ☐ 222 North Sepulveda Tenant LLC (Case No. 23-20382) ☐ 33 Irving Tenant LLC (Case No. 23-19908) (Case No. 23-20309) ☐ 1730 Minor Avenue Tenant LLC (Case No. 23-20316) ☐ 222 S Riverside Plaza Tenant LLC (Case No. 23-19875) 330 North Wabash Tenant LLC (Case No. 23-19953) ☐ 17300 Laguna Canyon Road Tenant LLC (Case No. 23-20323) ☐ 2221 Park Place Tenant LLC (Case No. 23-19883) □ 3300 N. Interstate 35 Tenant LLC (Case No. 23-20224)

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☐ 177 E Colorado Blvd Tenant LLC (Case No. 23-20329)	☐ 2222 Ponce De Leon Blvd Tenant LLC (Case No. 23-19889)	□ 332 S Michigan Tenant LLC (Case No. 23-19965)
☐ 1775 Tysons Boulevard Tenant LLC (Case No. 23-20334)	□ 225 South 6th St Tenant LLC (Case No. 23-19897)	☐ 333 West San Carlos Tenant LLC (Case No. 23-19971)
☐ 18 West 18th Street Tenant LLC (Case No. 23-20339)	☐ 225 W 39th Street Tenant LLC (Case No. 23-19904)	☐ 3365 Piedmont Road Tenant LLC (Case No. 23-20233)
☐ 180 Geary Street HQ LLC (Case No. 23-20343)	☐ 229 West 36th Street Tenant LLC (Case No. 23-19911)	☐ 340 Bryant Street HQ LLC (Case No. 23-19980)
☐ 180 Sansome Street Tenant LLC (Case No. 23-19881)	☐ 231 11th Ave Tenant LLC (Case No. 23-19915)	☐ 345 4th Street Tenant LLC (Case No. 23-19992)
☐ 1814 Franklin St Q LLC (Case No. 23-19910)	☐ 2323 Delgany Street Tenant LLC (Case No. 23-19924)	☐ 345 West 100 South Tenant LLC (Case No. 23-20003)
☐ 18191 Von Karman Avenue Tenant LLC (Case No. 23-19932)	☐ 24 Farnsworth Street Q LLC (Case No. 23-19931)	☐ 35 East 21st Street HQ LLC (Case No. 23-19918)
☐ 1825 South Grant Street Tenant LLC (Case No. 23-19957)	☐ 2-4 Herald Square Tenant LLC (Case No. 23-19935)	☐ 353 Sacramento Street Tenant LLC (Case No. 23-20011)
☐ 1828 Walnut St Tenant LLC (Case No. 23-19982)	☐ 2401 Elliott Avenue Tenant LLC (Case No. 23-19943)	☐ 35-37 36th Street Tenant LLC (Case No. 23-19927)
☐ 183 Madison Avenue Q LLC (Case No. 23-20005)	☐ 2420 17th Street Tenant LLC (Case No. 23-19951)	☐ 360 NW 27th Street Tenant LLC (Case No. 23-20025)
☐ 1840 Gateway Dr Tenant LLC (Case No. 23-20030)	☐ 2425 East Camelback Road Tenant LLC (Case No. 23-19956)	☐ 3600 Brighton Boulevard Tenant LLC (Case No. 23-20245)
☐ 185 Madison Avenue Tenant LLC (Case No. 23-20053)	☐ 245 Livingston St Q LLC (Case No. 23-19966)	☐ 38 West 21st Street Tenant LLC (Case No. 23-19936)
☐ 18691 Jamboree Road Tenant LLC (Case No. 23-20071)	☐ 25 West 45th Street HQ LLC (Case No. 23-19970)	☐ 385 5th Avenue Q LLC (Case No. 23-20033)
☐ 1875 K Street NW Tenant LLC (Case No. 23-20089)	☐ 250 E 200 S Tenant LLC (Case No. 23-19979)	☐ 3900 W Alameda Ave Tenant LLC (Case No. 23-20250)
☐ 1881 Broadway HQ LLC (Case No. 23-20110)	☐ 250 Park Avenue Tenant LLC (Case No. 23-19989)	☐ 391 San Antonio Road Tenant LLC (Case No. 23-20043)
☐ 1900 Market Street Tenant LLC (Case No. 23-20135)	☐ 255 Giralda Avenue Tenant LLC (Case No. 23-19995)	☐ 40 Water Street Tenant LLC (Case No. 23-19945)
☐ 1900 Powell Street Tenant LLC (Case No. 23-20164)	☐ 255 Greenwich Street Tenant LLC (Case No. 23-20004)	☐ 400 California Street Tenant LLC (Case No. 23-20051)
☐ 1910 North Ola Avenue Tenant LLC (Case No. 23-20185)	☐ 255 S King St Tenant LLC (Case No. 23-20009)	☐ 400 Capitol Mall Tenant LLC (Case No. 23-20058)
☐ 1920 McKinney Ave Tenant LLC (Case No. 23-20205)	☐ 2600 Executive Parkway Tenant LLC (Case No. 23-20020)	☐ 400 Concar Drive Tenant LLC (Case No. 23-20064)
☐ 195 Montague Street Tenant LLC (Case No. 23-20223)	☐ 2700 Post Oak Blvd. Tenant LLC (Case No. 23-20029)	☐ 400 Lincoln Square Tenant LLC (Case No. 23-20075)
☐ 199 Water Street Tenant LLC (Case No. 23-20238)	☐ 27-01 Queens Plaza North Tenant LLC (Case No. 23-20035)	☐ 400 Spectrum Center Drive Tenant LLC (Case No. 23-20084)
☐ 2 Belvedere Drive Tenant LLC (Case No. 23-20258)	☐ 2755 Canyon Blvd WW Tenant LLC (Case No. 23-20048)	☐ 4005 Miranda Ave Tenant LLC (Case No. 23-20261)
☐ 2 Embarcadero Center Tenant LLC (Case No. 23-20279)	☐ 28 2nd Street Tenant LLC (Case No. 23-20057)	☐ 401 San Antonio Road Tenant LLC (Case No. 23-20092)
☐ 2 North LaSalle Street Tenant LLC (Case No. 23-20300)	☐ 28 West 44th Street HQ LLC (Case No. 23-20069)	☐ 404 Fifth Avenue Tenant LLC (Case No. 23-20104)
□ 20 W Kinzie Tenant LLC (Case No. 23-20321)	☐ 29 West 30th Street Tenant LLC (Case No. 23-20079)	☐ 4041 Macarthur Boulevard Tenant LLC (Case No. 23-20270)
☐ 200 Berkeley Street Tenant LLC (Case No. 23-20340)	☐ 30 Hudson Street Tenant LLC (Case No. 23-19864)	☐ 405 Mateo Street Tenant LLC (Case No. 23-20112)
□ 200 Massachusetts Ave NW Tenant LLC (Case No. 23-20351)	☐ 30 Wall Street Tenant LLC (Case No. 23-20087)	☐ 408 Broadway Tenant LLC (Case No. 23-20121)
☐ 200 Portland Tenant LLC (Case No. 23-20359)	☐ 300 Morris Street Tenant LLC (Case No. 23-20095)	☐ 410 North Scottsdale Road Tenant LLC (Case No. 23-20131)
☐ 200 South Biscayne Blvd Tenant LLC (Case No. 23-20364)	☐ 300 Park Avenue Tenant LLC (Case No. 23-20101)	☐ 414 West 14th Street HQ LLC (Case No. 23-20140)
☐ 200 South Orange Avenue Tenant LLC (Case No. 23-20365)	☐ 3000 Olym Boulevard Tenant LLC (Case No. 23-20108)	☐ 415 Mission Street Tenant LLC (Case No. 23-20152)
☐ 200 Spectrum Center Drive Tenant LLC (Case No. 23-20366)	☐ 3000 S Robertson Blvd Q LLC (Case No. 23-20113)	☐ 419 Park Avenue South Tenant LLC (Case No. 23-20163)
☐ 201 Spear St Tenant LLC (Case No. 23-20367)	☐ 3001 Bishop Drive Tenant LLC (Case No. 23-20122)	☐ 420 5th Avenue Q LLC (Case No. 23-20169)
□ 2031 3rd Ave Tenant LLC (Case No. 23-20368)	☐ 3003 Woodbridge Ave Tenant LLC (Case No. 23-20126)	☐ 420 Commerce Street Tenant LLC (Case No. 23-20181)
☐ 205 Hudson Street Tenant LLC (Case No. 23-20369)	☐ 3090 Olive Street Tenant LLC (Case No. 23-20134)	☐ 424-438 Fifth Avenue Tenant LLC (Case No. 23-20190)
☐ 205 North Detroit Street Tenant LLC (Case No. 23-20370)	☐ 31 St James Ave Tenant LLC (Case No. 23-20143)	☐ 428 Broadway Tenant LLC (Case No. 23-20201)
☐ 429 Lenox Ave Tenant LLC (Case No. 23-20042)	☐ 6 East 32nd Street WW Q LLC (Case No. 23-19949)	☐ 77 Sands WW Corporate Tenant LLC (Case No. 23-20000)
☐ 430 Park Avenue Tenant LLC (Case No. 23-20056)	☐ 600 B Street Tenant LLC (Case No. 23-19961)	☐ 77 Sleeper Street Tenant LLC (Case No. 23-20015)
☐ 4311 11th Avenue Northeast Tenant LLC (Case No. 23-20362)	☐ 600 California Street Tenant LLC (Case No. 23-19977)	☐ 7761 Greenhouse Rd Tenant LLC (Case No. 23-20026)
☐ 433 Hamilton Avenue Tenant LLC (Case No. 23-20066)	☐ 600 H Apollo Tenant LLC (Case No. 23-19988)	☐ 777 6th Street NW Tenant LLC (Case No. 23-20041)
☐ 437 5th Avenue Q LLC (Case No. 23-20083)	☐ 6001 Cass Avenue Tenant LLC (Case No. 23-19998)	☐ 78 SW 7th Street Tenant LLC (Case No. 23-20054)
☐ 437 Madison Avenue Tenant LLC (Case No. 23-20099)	☐ 601 South Figueroa Street Tenant LLC (Case No. 23-20012)	☐ 8 W 40th Street Tenant LLC (Case No. 23-20062)
☐ 44 East 30th Street HQ LLC (Case No. 23-19888)	□ 606 Broadway Tenant LLC (Case No. 23-20023)	□ 80 M Street SE Tenant LLC (Case No. 23-20072)
☐ 44 Montgomery Street Tenant LLC (Case No. 23-19901)	☐ 609 5th Avenue Tenant LLC (Case No. 23-20038)	☐ 800 Bellevue Way Tenant LLC (Case No. 23-20078)
☐ 44 Wall Street HQ LLC (Case No. 23-19921)	☐ 609 Greenwich Street Tenant LLC (Case No. 23-20049)	☐ 800 Market Street Tenant LLC (Case No. 23-20088)
☐ 448 North LaSalle Street Tenant LLC (Case No. 23-20114)	☐ 609 Main Street Tenant LLC (Case No. 23-20060)	$\hfill \square$ 800 North High Street Tenant LLC (Case No. 23-20100)
☐ 45 West 18th Street Tenant LLC (Case No. 23-19944)	☐ 611 North Brand Boulevard Tenant LLC (Case No. 23-20070)	☐ 801 B. Springs Road Tenant LLC (Case No. 23-20111)
☐ 450 Lexington Tenant LLC (Case No. 23-20128)	☐ 615 S. Tenant LLC (Case No. 23-20082)	☐ 808 Wilshire Boulevard Tenant LLC (Case No. 23-20120)
☐ 460 Park Ave South Tenant LLC (Case No. 23-20145)	☐ 625 Massachusetts Tenant LLC (Case No. 23-20093)	☐ 820 18th Ave South Tenant LLC (Case No. 23-20127)

Any Proofs of Claim (i) with respect to an alleged right of payment arising out of or relating to acts, omissions, or transactions occurring on or prior to November 6, 2023, and (ii) that identify WeWork Companies LLC as the applicable Debtor entity shall be deemed to have been submitted against Debtor WeWork Companies U.S. LLC.

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☐ 460 West 50 North Tenant LLC (Case No. 23-20162)	☐ 625 West Adams Street Tenant LLC (Case No. 23-20105)	☐ 821 17th Street Tenant LLC (Case No. 23-20139)
☐ 4635 Lougheed Highway Tenant LP (Case No. 23-19872)	☐ 63 Madison Avenue Tenant LLC (Case No. 23-20119)	☐ 83 Maiden Lane Q LLC (Case No. 23-20150)
☐ 475 Sansome St Tenant LLC (Case No. 23-20177)	☐ 65 East State Street Tenant LLC (Case No. 23-20132)	☐ 830 Brickell Plaza Tenant LLC (Case No. 23-20158)
☐ 483 Broadway Tenant LLC (Case No. 23-20194)	☐ 650 California Street Tenant LLC (Case No. 23-20147)	☐ 830 NE Holladay Street Tenant LLC (Case No. 23-20167)
☐ 49 West 27th Street HQ LLC (Case No. 23-19958)	☐ 6543 South Las Vegas Boulevard Tenant LLC (Case No. 23-20161)	☐ 8305 Sunset Boulevard HQ LLC (Case No. 23-20179)
☐ 490 Broadway Tenant LLC (Case No. 23-20206)	☐ 655 15th Street NW Tenant LLC (Case No. 23-20173)	☐ 8687 Melrose Avenue Tenant LLC (Case No. 23-20192)
☐ 50 W 28th Street Tenant LLC (Case No. 23-19975)	☐ 655 Montgomery St Tenant LLC (Case No. 23-20187)	☐ 8687 Melrose Green Tenant LLC (Case No. 23-20200)
☐ 500 11th Ave North Tenant LLC (Case No. 23-20230)	☐ 655 New York Avenue Northwest Tenant LLC	☐ 88 U Place Tenant LLC (Case No. 23-20207)
☐ 500 7th Avenue Tenant LLC (Case No. 23-20215)	(Case No. 23-20199) ☐ 660 J Street Tenant LLC (Case No. 23-20209)	☐ 880 3rd Ave Tenant LLC (Case No. 23-20214)
☐ 501 Boylston Street Tenant LLC (Case No. 23-20241)	☐ 660 North Capitol St NW Tenant LLC	□ 881 Peachtree Street Northeast Tenant LLC
☐ 501 East Kennedy Boulevard Tenant LLC (Case No. 23-20254)	(Case No. 23-20225) General Case No. 23-20242)	(Case No. 23-20221) 8910 University Center Lane Tenant LLC
□ 501 East Las Olas Blvd Tenant LLC (Case No. 23-20269)	☐ 67 Irving Place Tenant LLC (Case No. 23-20256)	(Case No. 23-20226) 90 South 400 West Tenant LLC (Case No. 23-20234)
□ 501 Eastlake Tenant LLC (Case No. 23-20284)	☐ 6900 North Dallas Parkway Tenant LLC	□ 901 North Glebe Road Tenant LLC (Case No. 23-20244)
	(Case No. 23-20271)	
☐ 5049 Edwards Ranch Tenant LLC (Case No. 23-20354)	☐ 695 Town Center Drive Tenant LLC (Case No. 23-20242) ☐ 7 West 18th Street Tenant LLC (Case No. 23-20297)	☐ 901 Woodland St Tenant LLC (Case No. 23-20252) ☐ 902 Broadway Tenant LLC (Case No. 23-20264)
☐ 505 Main Street Tenant LLC (Case No. 23-20295)	☐ 700 2 Street Southwest Tenant LP (Case No. 23-20297)	·
☐ 505 Park Avenue Q LLC (Case No. 23-20306)	,	☐ 920 5th Ave Tenant LLC (Case No. 23-20273)
☐ 50-60 Francisco Street Tenant LLC (Case No. 23-19996)	☐ 700 K Street NW Tenant LLC (Case No. 23-20217)	 □ 920 SW 6th Avenue Tenant LLC (Case No. 23-20283) □ 9200 Timpanogos Highway Tenant LLC
☐ 511 W 25th Street Tenant LLC (Case No. 23-20317)	☐ 700 North Miami Tenant LLC (Case No. 23-20335)	(Case No. 23-20291)
☐ 515 Folsom Street Tenant LLC (Case No. 23-20326)	☐ 700 SW 5th Tenant LLC (Case No. 23-20341)	☐ 925 4th Avenue Tenant LLC (Case No. 23-20299)
☐ 515 N State Street Tenant LLC (Case No. 23-20331)	☐ 708 Main St Tenant LLC (Case No. 23-20345)	☐ 925 N La Brea Ave Tenant LLC (Case No. 23-20304)
 □ 5161 Lankershim Boulevard Tenant LLC (Case No. 23-20360) □ 5215 North O'Connor Boulevard Tenant LLC 	☐ 71 5th Avenue Tenant LLC (Case No. 23-20311)	☐ 9670416 CANADA Inc. (Case No. 23-19870)
(Case No. 23-20355)	☐ 71 Stevenson Street Q LLC (Case No. 23-20319)	☐ 9777 Wilshire Boulevard Q LLC (Case No. 23-19907)
☐ 524 Broadway Tenant LLC (Case No. 23-20337)	711 Atlantic Avenue Tenant LLC (Case No. 23-20347)	☐ 980 6th Avenue Tenant LLC (Case No. 23-19895)
☐ 525 Broadway Tenant LLC (Case No. 23-20348)	☐ 725 Ponce De Leon Ave NE Tenant LLC (Case No. 23-20228)	☐ 9830 Wilshire Boulevard Tenant LLC (Case No. 23-19917)
$\hfill\Box$ 53 Beach Street Tenant LLC (Case No. 23-20014)	☐ 7272 Wisconsin Avenue Tenant LLC (Case No. 23-20240)	☐ 99 Chauncy Street Q LLC (Case No. 23-19878)
☐ 540 Broadway Q LLC (Case No. 23-20352)	☐ 729 Washington Ave Tenant LLC (Case No. 23-20232)	☐ 99 High Street Tenant LLC (Case No. 23-19887)
☐ 545 Boylston Street Q LLC (Case No. 23-20357)	☐ 7300 Dallas Parkway Tenant LLC (Case No. 23-19884)	☐ Bird Investco LLC (Case No. 23-19928)
☐ 546 5th Avenue Tenant LLC (Case No. 23-20361)	☐ 731 Sansome Street Tenant LLC (Case No. 23-19962)	☐ CD Locations, LLC (Case No. 23-19939)
☐ 550 7th Avenue HQ LLC (Case No. 23-20363)	☐ 75 Arlington Street Tenant LLC (Case No. 23-19909)	☐ Cities by We LLC (Case No. 23-19950)
☐ 550 Kearny Street HQ LLC (Case No. 23-20350)	☐ 75 E Santa Clara Street Tenant LLC (Case No. 23-19919)	☐ Clubhouse TS LLC (Case No. 23-19963)
☐ 57 E 11th Street Tenant LLC (Case No. 23-20027)	☐ 75 Rock Plz Tenant LLC (Case No. 23-19929)	☐ Common Coffee LLC (Case No. 23-19972)
☐ 575 5th Avenue Tenant LLC (Case No. 23-19879)	☐ 750 Lexington Avenue Tenant LLC (Case No. 23-19940)	☐ Common Desk Daymaker LLC (Case No. 23-19983)
☐ 575 Lexington Avenue Tenant LLC (Case No. 23-19892)	☐ 750 White Plains Road Tenant LLC (Case No. 23-19947)	☐ Common Desk DE, LLC (Case No. 23-19994)
☐ 5750 Wilshire Boulevard Tenant LLC (Case No. 23-19902)	☐ 755 Sansome Street Tenant LLC (Case No. 23-19962)	☐ Common Desk Holdings LLC (Case No. 23-20007)
☐ 5960 Berkshire Lane Tenant LLC (Case No. 23-19913)	☐ 756 W Peachtree Tenant LLC (Case No. 23-19978)	☐ Common Desk OC, LLC (Case No. 23-20018)
☐ 599 Broadway Tenant LLC (Case No. 23-19926)	☐ 77 Sands Tenant LLC (Case No. 23-19990)	☐ Common Desk Operations LLC (Case No. 23-20031)
☐ Common Desk West 7th, LLC (Case No. 23-20040)	☐ WeWork Canada LP ULC (Case No. 23-19867)	☐ WW 401 Park Avenue South LLC (Case No. 23-20001)
☐ Creator Fund Managing Member LLC (Case No. 23-20052)	☐ WeWork Commons LLC (Case No. 23-20076)	☐ WW 5 W 125th Street LLC (Case No. 23-1993)
☐ Euclid LLC (Case No. 23-19899)	☐ WeWork Companies U.S. LLC (f/k/a WeWork Companies LLC) (Case No. 23-19874)	☐ WW 500 Yale LLC (Case No. 23-20008)
☐ Euclid WW Holdings Inc. (Case No. 23-20090)	☐ WeWork Companies Partner LLC (Case No. 23-19923)	☐ WW 51 Melcher LLC (Case No. 23-19946)
☐ FieldLens LLC (Case No. 23-20073)	☐ WeWork Construction LLC (Case No. 23-20091)	☐ WW 520 Broadway LLC (Case No. 23-20016)
☐ Five Hundred Fifth Avenue HQ LLC (Case No. 23-20103)	☐ WeWork Holdings LLC (Case No. 23-20106)	☐ WW 535 Mission LLC (Case No. 23-20021)
$\hfill \square$ Insurance Services by WeWork LLC (Case No. 23-19922)	☐ WeWork Interco LLC (Case No. 23-20118)	☐ WW 555 West 5th Street LLC (Case No. 23-20028)
☐ Legacy Tenant LLC (Case No. 23-20129)	☐ WeWork LA LLC (Case No. 23-20138)	☐ WW 5782 Jefferson LLC (Case No. 23-20086)
☐ Mailroom Bar at 110 Wall LLC (Case No. 23-20141)	☐ WeWork Labs Entity LLC (Case No. 23-20155)	☐ WW 600 Congress LLC (Case No. 23-20034)
☐ MissionU PBC (Case No. 23-20153)	☐ WeWork Little West 12th LLC (Case No. 23-20178)	☐ WW 641 S Street LLC (Case No. 23-20039)
☐ One Gotham Center Tenant LLC (Case No. 23-20165)	☐ WeWork Magazine LLC (Case No. 23-20189)	☐ WW 718 7th Street LLC (Case No. 23-20046)
$\hfill\Box$ One Metropolitan Square Tenant LLC (Case No. 23-20174)	☐ WeWork Real Estate LLC (Case No. 23-20216)	☐ WW 745 Atlantic LLC (Case No. 23-20055)
☐ Parkmerced Partner LLC (Case No. 23-20186)	☐ WeWork Services LLC (Case No. 23-20236)	☐ WW 79 Madison LLC (Case No. 23-19954)
☐ Play by WeWork LLC (Case No. 23-20198)	☐ WeWork Space Services Inc. (Case No. 23-20249)	☐ WW 81 Prospect LLC (Case No. 23-19959)
☐ Powered By We LLC (Case No. 23-20210)	☐ WeWork Space Services LLC (Case No. 23-20260)	☐ WW 811 West 7th Street LLC (Case No. 23-20067)
☐ Project Caesar LLC (Case No. 23-20218)	☐ WeWork Wellness LLC (Case No. 23-20333)	☐ WW 85 Broad LLC (Case No. 23-19968)

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☐ Project Standby I LLC (Case No. 23-20229)	☐ WeWork Workplace LLC (Case No. 23-20272)	☐ WW 995 Market LLC (Case No. 23-20081)
☐ Prolific Interactive LLC (Case No. 23-20237)	☐ Wildgoose I LLC (Case No. 23-20280)	☐ WW Brooklyn Navy Yard LLC (Case No. 23-20094)
☐ PxWe Facility & Asset Management Services LLC (Case No. 23-20246)	☐ WW 1010 Hancock LLC (Case No. 23-20281)	☐ WW BuildCo LLC (Case No. 23-20102)
☐ South Tryon Street Tenant LLC (Case No. 23-20259)	☐ WW 107 Spring Street LLC (Case No. 23-20308)	☐ WW Co-Obligor Inc. (Case No. 23-20109)
☐ Spacious Technologies, LLC (Case No. 23-20266)	☐ WW 11 John LLC (Case No. 23-20290)	☐ WW Enlightened Hospitality Investor LLC (Case No. 23-20115)
☐ The Hub Tenant LLC (Case No. 23-20276)	☐ WW 110 Wall LLC (Case No. 23-20315)	☐ WW HoldCo LLC (Case No. 23-20338)
☐ The We Company Management Holdings L.P. (Case No. 23-20342)	☐ WW 111 West Illinois LLC (Case No. 23-20322)	$\hfill\square$ WW Journal Square Holdings LLC (Case No. 23-20124)
$\hfill\Box$ The We Company Management LLC (Case No. 23-19905)	☐ WW 115 W 18th Street LLC (Case No. 23-20328)	☐ WW Journal Square Member LLC (Case No. 23-20130)
$\hfill\Box$ The We Company MC LLC (Case No. 23-20346)	☐ WW 1161 Mission LLC (Case No. 23-20289)	☐ WW Onsite Services AAG LLC (Case No. 23-20137)
$\hfill\Box$ The We Company PI L.P. (Case No. 23-19914)	$\hfill \square$ WW 120 E 23rd Street LLC (Case No. 23-20332)	☐ WW Onsite Services EXP LLC (Case No. 23-20144)
☐ WALTZ MERGER SUB LLC (Case No. 23-20288)	☐ WW 1328 Florida Avenue LLC (Case No. 23-20293)	☐ WW Onsite Services LLC (Case No. 23-20151)
$\ \square$ We Rise Shell LLC (Case No. 23-20294)	☐ WW 1550 Wewatta Street LLC (Case No. 23-20302)	☐ WW Onsite Services SFI LLC (Case No. 23-20156)
$\hfill \square$ We Work 154 Grand LLC (Case No. 23-20303)	☐ WW 1601 Fifth Avenue LLC (Case No. 23-20307)	☐ WW Onsite Services SUM LLC (Case No. 23-20166)
$\hfill \square$ We Work 349 5th Ave LLC (Case No. 23-20310)	☐ WW 1875 Connecticut LLC (Case No. 23-20314)	☐ WW Project Swift Development LLC (Case No. 23-20175)
$\hfill \square$ We Work Management LLC (Case No. 23-20318)	☐ WW 2015 Shattuck LLC (Case No. 23-20320)	☐ WW Project Swift Member LLC (Case No. 23-20278)
☐ We Work Retail LLC (Case No. 23-20324)	☐ WW 205 E 42nd Street LLC (Case No. 23-20247)	☐ WW VendorCo LLC (Case No. 23-20184)
☐ Welnsure Holdco LLC (Case No. 23-20330)	☐ WW 210 N Green LLC (Case No. 23-20255)	☐ WW Worldwide C.V. (Case No. 23-19868)
☐ Welkio LLC (Case No. 23-19941)	☐ WW 220 NW Eighth Avenue LLC (Case No. 23-20262)	☐ WWCO Architecture Holdings LLC (Case No. 23-20191)
☐ WeWork 156 2nd LLC (Case No. 23-20002)	☐ WW 222 Broadway LLC (Case No. 23-20267)	
☐ WeWork 175 Varick LLC (Case No. 23-20017)	☐ WW 2221 South Clark LLC (Case No. 23-20325)	
☐ WeWork 25 Taylor LLC (Case No. 23-19960)	☐ WW 240 Bedford LLC (Case No. 23-20275)	
☐ WeWork 261 Madison LLC (Case No. 23-20036)	☐ WW 25 Broadway LLC (Case No. 23-20301)	
☐ WeWork 54 West 40th LLC (Case No. 23-19984)	☐ WW 26 JS Member LLC (Case No. 23-19938)	
☐ WeWork Asset Management LLC (Case No. 23-20045)	☐ WW 312 Arizona LLC (Case No. 23-19976)	
☐ WeWork Bryant Park LLC (Case No. 23-20068)	☐ WW 350 Lincoln LLC (Case No. 23-19985)	
☐ WeWork Canada GP ULC (Case No. 23-19866)	☐ WW 379 W Broadway LLC (Case No. 23-19993)	

Your claim can be filed electronically on Epig's website at https://dm.epig11.com/WeWork.

Official Form 410

Stub Rent Proof of Claim

12/23

Read the instructions before filling out this form. This form is for the exclusive purpose of a Stub Rent Claimant making a Stub Rent Claim for an administrative expense. To make a claim for payment for any other purposes in these bankruptcy cases, please use the form attached to the Bar Date Order¹ as Exhibit 1.

Please note that the Official Form 410 has been modified for the exclusive purpose of allowing Stub Rent Claimants to request payment for their Stub Rent Claims under 11 U.S.C. § 503(b)(1) and such that otherwise valid Proofs of Claim submitted against WeWork Companies LLC shall be deemed to have been submitted against WeWork Companies U.S. LLC.

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

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

Fill in all the information about the claim as of the date these cases were filed.

Part 1: Identify the St	ub Rent Claim
14. Who is the current creditor?	Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor

¹ "Bar Date Order" refers to the Order (I) Setting Bar Dates for Submitting Proofs of Claim, Including Requests for Payment Under Section 503(B)(9) of the Bankruptcy Code; (II) Establishing an Amended Schedules Bar Date, a Rejection Damages Bar Date, and a Stub Rent Bar Date; (III) Approving the Form, Manner, and Procedures for Filing Proofs of Claim; (Iv) Approving Notices Thereof; and (V) Granting Related Relief [Docket No. [•]].

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15. Has this Stub Rent Claim been acquired from someone else?	□ No						
moni someone eise:	Yes. From whom?						
16. Where should notices and payments to the Stub	Where should notices to the Stub Rent Claimant be sent?	Where should payments to the Stub Rent Claimant be sent? (if different)					
Rent Claimant be	Name	Name					
sent?	Name	Name					
	Number Street	Number Street					
Federal Rule of Bankruptcy Procedure							
(FRBP) 2002(g)	City State ZIP Code	City State ZIP Code					
	Country	Country					
	Contact phone	Contact phone					
	Contact email	Contact email					
	11.75						
	Uniform claim identifier for electronic payments in chapter 13 (if you u	use one):					
17. Does this Stub Rent	□ No						
Claim amend one	☐ No						
already filed?	Yes. Claim number on court claims registry (if known) Filed on						
18. Do you know if	□ No						
anyone else has filed a Stub Rent Proof of							
Claim for this Stub	Yes. Who made the earlier filing?						
Rent Claim?							
Part 2: Give Information	on About the Stub Rent Claim as of the Date the Case Was	Filed					
40. D a way haya any ny	ahan DNa						
19. Do you have any nun you use to identify th							
debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:						
20. How much is the Stu	ıb						
Rent Claim?	\$ Does this a	amount include interest or other charges?					
	Does tills a	amount include interest of other charges:					
	L No						
	Yes. Attach statement itemizing interest, fees, expenses, or other						
		charges required by Bankruptcy Rule 3001(c)(2)(A).					
21. Is this claim subject t	10 A						
right of setoff?	□ No	a U No					
	Yes. Identify the property:						
	_						

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Part 3: Sign Below							
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Check the appropriate box:						
	I am the Stub Rent Claimant.						
	I am the Stub Rent Claimant's attorney or authorized agent.						
	I am the trust	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.						
	I understand that an authorized signature on this Stub Rent Proof of Claim serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.						
	I have examined the information in this Stub Rent Proof of Claim and have reasonable belief that the information is true and correct.						
	I declare under penalty of perjury that the foregoing is true and correct.						
3571.	Executed on date						
	Print the name of the person who is completing and signing this claim:						
	Name	First name	Mi	ddle name	Last name		
	Title						
	Company	Identify the corpo	rate servicer as the com	pany if the authorized	agent is a servicer.		
	Address	Number	Street				
		City		State	ZIP Code	Country	
	Contact phone				Email		

Official Form 410

Instructions for Stub Rent Proof of Claim

United States Bankruptcy Court

12/1

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

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

How to fill out this form

- Fill in all of the information about the Stub Rent Claim as of the date these cases were filed.
- Fill in the caption at the top of the form.
- If the Stub Rent Claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form.

Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

Do not attach original documents because attachments may be destroyed after scanning.

PLEASE SEND COMPLETED PROOF(S) OF CLAIM TO:

If by First-Class Mail:

WeWork Inc.
Claims Processing Center
c/o Epiq Corporate Restructuring, LLC
P.O. Box 4421
Beaverton, OR 97076-4421

If by Hand Delivery or Overnight Mail:

WeWork Inc.
Claims Processing Center
c/o Epiq Corporate Restructuring, LLC
10300 SW Allen Blvd.
Beaverton, OR 97005

Alternatively, your claim can be filed electronically on Epiq's website at https://dm.epiq11.com/WeWork.

A Stub Rent Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.

Confirmation that the Stub Rent Claim has been filed

To receive confirmation that the Stub Rent Claim has been filed, either enclose a stamped self-addressed envelope and a copy of this form or you may view a list of filed claims in this case by visiting the Claims and Noticing and Agent's website at https://dm.epiq11.com/WeWork.

Understand the terms used in this form

Administrative expense: Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing that bankruptcy estate. 11 U.S.C. § 503. In general, the actual, necessary costs and expenses of preserving the estate are allowed as administrative expenses after notice and a hearing. 11 U.S.C. § 503(b)(1)(A).

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. § 101(5). A claim may be secured or unsecured.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. §101 (10).

Debtor: A person, corporation, or other entity to who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. §101 (13).

Evidence of perfection: Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement.

Information that is entitled to privacy: A *Stub Rent Proof* of *Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. § 507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where these cases is pending.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Do not file these instructions with your form.

Secured claim under 11 U.S.C. § 506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of 1325(a).

Examples of liens on property include a mortgage on real estate a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In states, a court judgment may be a lien.

Setoff: Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

Uniform claim identifier: An optional 24-character identifier that some creditors use to facilitate electronic payment.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.