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Fill in this information to ident	ify the case:
United States Bankruptcy Court	for the:
Dist	trict of New Jersey
	(State)
Case number (if known):	Chapter 11

Check if this is an amended filing

06/22

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	4635 Lougheed Highway Tenant LP	
2.	All other names debtor used in the last 8 years	4567 Lougheed Highway Tenant LP	
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names		
3.	Debtor's federal Employer Identification Number (EIN)	9 8 - 1 4 4 3 6 1	8
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		12 East 49th Street Number Street	Number Street
		3rd Floor	
	e e a he	No. of the second se	P.O. Box
	E Saite	New York, NY 10017	City State Zip Code
	the CUE	City State Zip Code	Location of principal assets, if different from principal place of business
	office	New York County	
		County	Number Street
	5 the		
	hat the fo of the orig of the C Bankruptcy		City State Zip Code
5.	Debler's website (URP)	https://www.WeWork.com/	
6.	Type of debtor	Corporation (including Limited Liability Company (LL	C) and Limited Liability Partnership (LLP))
		Partnership (excluding LLP)	and the second of the second
		□ Other Specify:	

Debtor <u>4635 Lougheed Hig</u> Name	hway Tenant LP Case number (if known)
7. Describe debtor's business	A. Check One:
	□ Health Care Business (as defined in <u>11 U.S.C. § 101(27A))</u>
	□ Single Asset Real Estate (as defined in <u>11 U.S.C. § 101(51B))</u>
	□ Railroad (as defined in <u>11 U.S.C. § 101(44))</u>
	□ Stockbroker (as defined in <u>11 U.S.C. § 101(53A))</u>
	Commodity Broker (as defined in <u>11 U.S.C. § 101(6))</u>
	□ Clearing Bank (as defined in <u>11 U.S.C. § 781(3))</u>
	☑ None of the above
	B. Check all that apply:
	□ Tax-exempt entity (as described in <u>26 U.S.C. § 501</u>)
	Investment company, including hedge fund or pooled investment vehicle (as defined in <u>15 U.S.C.</u> <u>§ 80a-3</u>)
	□ Investment advisor (as defined in <u>15 U.S.C. § 80b-2(a)(11))</u>
	 NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 5311 (Lessors of Real Estate)
8. Under which chapter of the	Check One:
Bankruptcy Code is the debtor filing?	Chapter 7
	Chapter 9
A debtor who is a "small	Chapter 11. Check all that apply:
business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is	The debtor is a small business debtor as defined in <u>11 U.S.C. § 101(51D)</u> , and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in <u>11 U.S.C. § 1116(1)(B)</u> .
a "small business debtor") must check the second sub- box	The debtor is a debtor as defined in <u>11 U.S.C. § 1182(1)</u> , its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recen balance sheet, statement of operations, cash-flow statement, and federal income tax return, or i any of these documents do not exist, follow the procedure in <u>11 U.S.C. § 118(1)(B)</u> .
	A plan is being filed with this petition.
	Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with <u>11 U.S.C. § 1126(b)</u> .
	The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 1 (Official Form 201A) with this form.
	The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
	Chapter 12
9. Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No District When MM/DD/YYYY Case number
If more than 2 cases, attach a	District When Case number

If more than 2 cases, attach a separate list.

MM/DD/YYYY

Debtor 4635 Lougheed Hig Name	hway	Tenar		ument	Page 3 of 53 Case number (if known)	·		
0. Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?		No Yes.	Debtor	See Rider		R	elationship	Affiliate
List all cases. If more than 1,			District	District of I	New Jersey		Vhen	11/06/2023 MM / DD / YYYY
attach a separate list.	_		Case nur	nber, if known				
1. Why is the case filed in this district?	Che	eck all	that apply:					
uistrict?	Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.							
		A bar	nkruptcy ca	se concerning	debtor's affiliate, general par	tner, or pa	artnership is p	pending in this district.
2. Does the debtor own or have possession of any real property or personal property that needs immediate attention?			Why does It pose safety What i It need It inclu (for ex other Other	the property r es or is alleged is the hazard? ds to be physic udes perishable	pperty that needs immediate a need immediate attention? to pose a threat of imminent ally secured or protected from e goods or assets that could o ck, seasonal goods, meat, da	(Check al and ident n the wea quickly de airy, produ	I that apply.) ifiable hazard ther. iteriorate or lo	d to public health or
					Number Site	eet		
					City		State	Zip Code
			□ No □ Yes. I	perty insured? Insurance ager Contact name Phone				
Statistical and ad	minis	strative	e informatio	on				
13. Debtor's estimation of available funds	⊠ F		will be avail		ution to unsecured creditors. s are paid, no funds will be a	vailable fo	or distribution	to unsecured creditors.
14. Estimated number of creditors (on a consolidated basis)		1-49 50-9 100- 200-	9 199		1,000-5,000 5,001-10,000 10,001-25,000		25,001-50, 50,001-100 More than	,000

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 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 millic \$10,000,001-\$50 millic \$50,000,001-\$100 m \$100,000,001-\$100 m \$100,000,001-\$500 millic \$1,000,001-\$10 millic \$10,000,001-\$50 millic 	lion □ \$1,000,000,001-\$10 billion illion ⊠ \$10,000,000,001-\$50 billion				
□ \$50,001-\$100,000□ \$100,001-\$500,000						
	\$10,000,001-\$30 m \$50,000,001-\$100 m \$100,000,001-\$500 r	lion □ \$1,000,000,001-\$10 billion illion ⊠ \$10,000,000,001-\$50 billion				
Declaration, and Signatures						
I have been authorized to file this petition on behalf of the debtor.						
I have examined the inform correct.	mation in this petition and have	e a reasonable belief that the information is true and				
leclare under penalty of perjur	y that the foregoing is true and	correct.				
× /s/ Pam Swidler		Pam Swidler				
	ed representative of debtor	Printed name				
Title Authorized (Planaton					
The Authorized 3	Signatory					
		Date 11/06/2023				
Signature of attorney	y for debtor	MM/DD/YYYY				
Michael D. Sirota						
Printed name						
Cole Schotz P.C.						
Firm name						
	Street	New				
Hackensack						
City						
(201) 489-3000		msirota@coleschotz.com				
Contact phone 014321986		Email address				
	Inment for up to 20 years, or both The debtor requests relief petition. I have been authorized to I have examined the infor correct. Interfective under penalty of perjurned the examined the infor correct. Interfective under penalty of perjurned the infor correct. Interfective under penalty of authorized the information of authorized the in	I have been authorized to file this petition on behalf of the I have examined the information in this petition and have correct. leclare under penalty of perjury that the foregoing is true and Executed on <u>11/06/2023</u> <u>MM/ DD / YYYY</u> <u>/s/ Pam Swidler</u> Signature of authorized representative of debtor Title <u>Authorized Signatory</u> <u>/s/ Michael D. Sirota</u> Signature of attorney for debtor <u>Michael D. Sirota</u> Printed name <u>Cole Schotz P.C.</u> Firm name <u>Court Plaza North, 25 Main Street</u> Number Street <u>Hackensack</u> City				

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Fill in this information to identify the	case:
United States Bankruptcy Court for the	:
District of N	lew Jersey
2)	State)
Case number (if known):	Chapter 11

Check if this is an amended filing

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of New Jersey for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of [WeWork Inc.]

- WeWork Inc.
- 1 Beacon Street Tenant LLC
- 1 Belvedere Drive Tenant LLC
- 1 Glenwood Ave Tenant LLC
- 1 Lincoln Street Tenant LLC
- 1 Milk Street Tenant LLC
- 1 Post Street Tenant LLC
- 1 South Dearborn Street Tenant LLC
- 1 Union Square West HQ LLC
- 10 East 38th Street Tenant LLC
- 10 East 40th Street HQ LLC
- 100 Bayview Circle Tenant LLC
- 100 Broadway Tenant LLC
- 100 S State Street Tenant LLC
- 100 Summer Street Tenant LLC
- 10000 Washington Boulevard Tenant LLC
- 1001 Woodward Ave Tenant LLC
- 1003 East 4th Place Tenant LLC
- 101 East Washington Street Tenant LLC
- 101 Marietta Street NorthWest Tenant LLC
- 101 North 1st Avenue Tenant LLC
- 10250 Constellation Tenant LLC
- 1031 South Broadway Tenant LLC
- 10585 Santa Monica Boulevard Tenant LLC
- 10845 Griffith Peak Drive Tenant LLC
- 10885 NE 4th Street Tenant LLC
- 109 S 5th Street Tenant LLC
- 1090 West Pender Street Tenant LP
- 10900 Stonelake Boulevard Tenant LLC
- 1099 Stewart Street Tenant LLC
- 11 Park PI Tenant LLC
- 110 110th Avenue Northeast Tenant LLC
- 110 Corcoran Street Tenant LLC
- 110 Wall Manager LLC
- 1100 15th Street NW Tenant LLC

- 1100 Ludlow Street Tenant LLC
- 1100 Main Street Tenant LLC
- 1111 Broadway Tenant LLC
- 1111 West 6th Street Tenant LLC
- 1114 W Fulton Market Q LLC
- 1115 Broadway Q LLC
- 1115 Howell Mill Road Tenant LLC
- 1115 W Fulton Market Q LLC
- 115 Broadway Tenant LLC
- 115 East 23rd Street Tenant LLC
- 1150 South Olive Street Tenant LLC
- 1155 Perimeter Center West Tenant LLC
- 1155 West Fulton Street Tenant LLC
- 1156 6th Avenue Tenant LLC
- 117 NE 1st Ave Tenant LLC
- 1175 Peachtree Tenant LLC
- 11801 Domain Blvd Tenant LLC
- 12 East 49th Street Tenant LLC
- 12 South 1st Street Tenant LLC
- 120 West Trinity Place Tenant LLC
- 1200 17th Street Tenant LLC
- 1200 Franklin Avenue Tenant LLC
- 1201 3rd Avenue Tenant LLC
- 1201 Wills Street Tenant LLC
- 1201 Wilson Blvd Tenant LLC
- 12130 Millennium Drive Tenant LLC
- 1240 Rosecrans Tenant LLC
- 125 S Clark Street Tenant LLC
- 125 West 25th Street Tenant LLC
- 12655 Jefferson Blvd Tenant LLC
- 128 South Tryon Street Tenant LLC
- 130 5th Avenue Tenant LLC
- 130 Madison Avenue Tenant LLC
- 130 W 42nd Street Tenant LLC
- 1305 2nd Street Q LLC

- 1330 Lagoon Avenue Tenant LLC
- 1333 New Hampshire Avenue Northwest Tenant LLC
- 135 E 57th Street Tenant LLC
- 135 Madison Ave Tenant LLC
- 1372 Peachtree Street NE Tenant LLC
- 1389 Peachtree Street Northwest Tenant
 LLC
- 1400 Lavaca Street Tenant LLC
- 1410 Broadway Tenant LLC
- 1411 4th Avenue Tenant LLC
- 142 W 57th Street Tenant LLC
- 1430 Walnut Street Tenant LLC
- 1440 Broadway Tenant LLC
- 1448 NW Market Street Tenant LLC
- 1449 Woodward Avenue Tenant LLC
- 145 W 45th Street Tenant LLC
- 1450 Broadway Tenant LLC
- 1453 3rd Street Promenade Q LLC
- 1455 Market Street Tenant LLC
- 1460 Broadway Tenant LLC
- 148 Lafayette Street Tenant LLC
- 149 5th Avenue Tenant LLC
- 149 Madison Avenue Tenant LLC
- 15 West 27th Street Tenant LLC

1525 11th Ave Tenant LLC

1535 Broadway Tenant LLC

1560 Broadway Tenant LLC

16 East 34th Street Tenant LLC

160 W Santa Clara St Tenant LLC

160 Varick Street Tenant LLC

1600 7th Avenue Tenant LLC

1547 9th Street HQ LLC

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154 W 14th Street Tenant LLC

1557 West Innovation Way Tenant LLC

- 150 4th Ave N Tenant LLC
- 152 3rd Street Tenant LLC

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- 1601 Elm Street Tenant LLC .
- 1601 Market Street Tenant LLC
- 1601 Vine Street Tenant LLC .
- 161 Avenue of the Americas Tenant LLC .
- . 1615 Platte Street Tenant LLC
- 1619 Broadway Tenant LLC .
- 166 Geary Street HQ LLC .
- 1660 Lincoln Street Tenant LLC
- 167 N Green Street Tenant LLC •
- 1700 Lincoln Street Tenant LLC
- 1701 Rhode Island Avenue Northwest ٠ Tenant II C
- 1725 Hughes Landing Boulevard Tenant LLC
- 1730 Minor Avenue Tenant LLC .
- 17300 Laguna Canyon Road Tenant LLC
- 177 E Colorado Blvd Tenant LLC
- 1775 Tysons Boulevard Tenant LLC
- 18 West 18th Street Tenant LLC
- 180 Geary Street HQ LLC
- 180 Sansome Street Tenant LLC
- 1814 Franklin St Q LLC
- 18191 Von Karman Avenue Tenant LLC
- 1825 South Grant Street Tenant LLC
- 1828 Walnut St Tenant LLC
- 183 Madison Avenue Q LLC
- 1840 Gateway Dr Tenant LLC
- 185 Madison Avenue Tenant LLC
- 18691 Jamboree Road Tenant LLC
- 1875 K Street NW Tenant LLC
- 1881 Broadway HQ LLC .
- 1900 Market Street Tenant LLC
- 1900 Powell Street Tenant LLC
- 1910 North Ola Avenue Tenant LLC
- 1920 McKinney Ave Tenant LLC
- 195 Montague Street Tenant LLC
- 199 Water Street Tenant LLC
- 2 Belvedere Drive Tenant LLC
- 2 Embarcadero Center Tenant LLC
- 2 North LaSalle Street Tenant LLC
- 20 W Kinzie Tenant LLC
- 200 Berkeley Street Tenant LLC
- 200 Massachusetts Ave NW Tenant LLC
- 200 Portland Tenant LLC .
- 200 South Biscayne Blvd Tenant LLC
- 200 South Orange Avenue Tenant LLC
- 200 Spectrum Center Drive Tenant LLC
- 201 Spear St Tenant LLC
- 2031 3rd Ave Tenant LLC
- 205 Hudson Street Tenant LLC
- 205 North Detroit Street Tenant LLC

- 21 Penn Plaza Tenant LLC
- 210 N Green Partners LLC
- 210 N Green Promoter LLC
- 2120 Berkeley Way Tenant LLC
- 21255 Burbank Boulevard Tenant LLC
- 214 West 29th Street Tenant LLC
- 22 Cortlandt Street HQ LLC
- 2201 Broadway Tenant LLC .
- 221 6th Street Tenant LLC .
- 2211 Michelson Drive Tenant LLC
- 222 Kearny Street Tenant LLC .
- . 222 North Sepulveda Tenant LLC
- 222 S Riverside Plaza Tenant LLC .
- 2221 Park Place Tenant LLC
- 2222 Ponce De Leon Blvd Tenant LLC .
- 225 South 6th St Tenant LLC .
- 225 W 39th Street Tenant LLC .
- 229 West 36th Street Tenant LLC .
- 231 11th Ave Tenant LLC
- 2323 Delgany Street Tenant LLC
- . 24 Farnsworth Street Q LLC
- 2-4 Herald Square Tenant LLC
- 2401 Elliott Avenue Tenant LLC .
- . 2420 17th Street Tenant LLC
- 2425 East Camelback Road Tenant LLC
- 245 Livingston St Q LLC .
- 25 West 45th Street HQ LLC
- 250 E 200 S Tenant LLC .
- 250 Park Avenue Tenant LLC
- 255 Giralda Avenue Tenant LLC
- 255 Greenwich Street Tenant LLC
- 255 S King St Tenant LLC
- 2600 Executive Parkway Tenant LLC
- 2700 Post Oak Blvd. Tenant LLC
- 27-01 Queens Plaza North Tenant LLC
- 2755 Canyon Blvd WW Tenant LLC .
- 28 2nd Street Tenant LLC
- 28 West 44th Street HQ LLC
- 29 West 30th Street Tenant LLC
- 30 Hudson Street Tenant LLC
- 30 Wall Street Tenant LLC
- 300 Morris Street Tenant LLC
- 300 Park Avenue Tenant LLC
- 3000 Olym Boulevard Tenant LLC
- 3000 S Robertson Blvd Q LLC .
- 3001 Bishop Drive Tenant LLC
- . 3003 Woodbridge Ave Tenant LLC

2

- . 3090 Olive Street Tenant LLC
- 31 St James Ave Tenant LLC

3101 Park Boulevard Tenant LLC 311 W 43rd Street Tenant LLC

315 East Houston Tenant LLC

315 W 36th Street Tenant LLC

3219 Knox Street Tenant LLC

33 Arch Street Tenant LLC

33 Irving Tenant LLC

33 East 33rd Street Tenant LLC

330 North Wabash Tenant LLC

332 S Michigan Tenant LLC

340 Bryant Street HQ LLC

345 4th Street Tenant LLC

35 East 21st Street HQ LLC

35-37 36th Street Tenant LLC

360 NW 27th Street Tenant LLC

38 West 21st Street Tenant LLC

3900 W Alameda Ave Tenant LLC

391 San Antonio Road Tenant LLC

400 California Street Tenant LLC

40 Water Street Tenant LLC

400 Capitol Mall Tenant LLC

400 Concar Drive Tenant LLC

400 Lincoln Square Tenant LLC

4005 Miranda Ave Tenant LLC

404 Fifth Avenue Tenant LLC

405 Mateo Street Tenant LLC

414 West 14th Street HQ LLC

415 Mission Street Tenant LLC

419 Park Avenue South Tenant LLC

420 Commerce Street Tenant LLC

424-438 Fifth Avenue Tenant LLC 428 Broadway Tenant LLC

408 Broadway Tenant LLC

420 5th Avenue Q LLC

401 San Antonio Road Tenant LLC

400 Spectrum Center Drive Tenant LLC

4041 Macarthur Boulevard Tenant LLC

410 North Scottsdale Road Tenant LLC

385 5th Avenue Q LLC

3300 N. Interstate 35 Tenant LLC

333 West San Carlos Tenant LLC

3365 Piedmont Road Tenant LLC

345 West 100 South Tenant LLC

353 Sacramento Street Tenant LLC

3600 Brighton Boulevard Tenant LLC

316 West 12th Street Tenant LLC

3200 Park Center Drive Tenant LLC

3280 Peachtree Road NE Tenant LLC

3120 139th Avenue Southeast Tenant

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- 429 Lenox Ave Tenant LLC
- 430 Park Avenue Tenant LLC
- 4311 11th Avenue Northeast Tenant LLC
- 433 Hamilton Avenue Tenant LLC
- 437 5th Avenue Q LLC
- 437 Madison Avenue Tenant LLC
- 44 East 30th Street HQ LLC
- 44 Montgomery Street Tenant LLC
- 44 Wall Street HQ LLC
- 448 North LaSalle Street Tenant LLC
- 45 West 18th Street Tenant LLC
- 450 Lexington Tenant LLC
- 460 Park Ave South Tenant LLC
- 460 West 50 North Tenant LLC .
- 4635 Lougheed Highway Tenant LP
- 475 Sansome St Tenant LLC
- 483 Broadway Tenant LLC
- 49 West 27th Street HQ LLC
- 490 Broadway Tenant LLC

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- 50 W 28th Street Tenant LLC
- 500 11th Ave North Tenant LLC
- 500 7th Avenue Tenant LLC
- 501 Boylston Street Tenant LLC .
- 501 East Kennedy Boulevard Tenant LLC
- 501 East Las Olas Blvd Tenant LLC
- 501 Eastlake Tenant LLC .
- 5049 Edwards Ranch Tenant LLC
- 505 Main Street Tenant LLC
- 505 Park Avenue Q LLC
- 50-60 Francisco Street Tenant LLC
- 511 W 25th Street Tenant LLC
- 515 Folsom Street Tenant LLC
- 515 N State Street Tenant LLC
- 5161 Lankershim Boulevard Tenant LLC
- 5215 North O'Connor Boulevard Tenant LLC
- 524 Broadway Tenant LLC .
- 525 Broadway Tenant LLC
- 53 Beach Street Tenant LLC
- 540 Broadway Q LLC
- 545 Boylston Street Q LLC .
- 546 5th Avenue Tenant LLC .
- 550 7th Avenue HQ LLC .
- 550 Kearny Street HQ LLC .
- 57 E 11th Street Tenant LLC
- 575 5th Avenue Tenant LLC
- . 575 Lexington Avenue Tenant LLC
- 5750 Wilshire Boulevard Tenant LLC
- 5960 Berkshire Lane Tenant LLC
- 599 Broadway Tenant LLC

- 6 East 32nd Street WW Q LLC .
- 600 B Street Tenant LLC
- 600 California Street Tenant LLC
- 600 H Apollo Tenant LLC .
- 6001 Cass Avenue Tenant LLC
- 601 South Figueroa Street Tenant LLC .
- 606 Broadway Tenant LLC
- 609 5th Avenue Tenant LLC .
- 609 Greenwich Street Tenant LLC
- 609 Main Street Tenant LLC
- . 611 North Brand Boulevard Tenant LLC
- 615 S. Tenant LLC
- 625 Massachusetts Tenant LLC
- 625 West Adams Street Tenant LLC .
- 6 63 Madison Avenue Tenant LLC
- 65 East State Street Tenant LLC
- 650 California Street Tenant LLC
- 6543 South Las Vegas Boulevard Tenant . 11C
- 655 15th Street NW Tenant LLC •
- 655 Montgomery St Tenant LLC
- 655 New York Avenue Northwest Tenant . LLC
- 660 J Street Tenant LLC
- 660 North Capitol St NW Tenant LLC .
- 6655 Town Square Tenant LLC ė
- 67 Irving Place Tenant LLC
- 6900 North Dallas Parkway Tenant LLC .
- 695 Town Center Drive Tenant LLC .
- 7 West 18th Street Tenant LLC
- 700 2 Street Southwest Tenant LP ÷.
- 700 K Street NW Tenant LLC
- 700 North Miami Tenant LLC
- 700 SW 5th Tenant LLC .
- 708 Main St Tenant LLC
- 71 5th Avenue Tenant LLC .
- 71 Stevenson Street Q LLC .
- 711 Atlantic Avenue Tenant LLC .
- 725 Ponce De Leon Ave NE Tenant LLC .
- 7272 Wisconsin Avenue Tenant LLC .
- . 729 Washington Ave Tenant LLC
- 7300 Dallas Parkway Tenant LLC .
- . 731 Sansome Street Tenant LLC
- . 75 Arlington Street Tenant LLC
- . 75 E Santa Clara Street Tenant LLC
- 75 Rock Plz Tenant LLC
- . 750 Lexington Avenue Tenant LLC
- . 750 White Plains Road Tenant LLC
- ÷ 755 Sansome Street Tenant LLC

3

- 756 W Peachtree Tenant LLC .
- 77 Sands Tenant LLC

77 Sands WW Corporate Tenant LLC 77 Sleeper Street Tenant LLC

777 6th Street NW Tenant LLC

78 SW 7th Street Tenant LLC

8 W 40th Street Tenant LLC

80 M Street SE Tenant LLC

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800 Bellevue Way Tenant LLC

800 Market Street Tenant LLC

800 North High Street Tenant LLC

801 B. Springs Road Tenant LLC

820 18th Ave South Tenant LLC

821 17th Street Tenant LLC

830 Brickell Plaza Tenant LLC

8305 Sunset Boulevard HQ LLC

8687 Melrose Avenue Tenant LLC

881 Peachtree Street Northeast Tenant

8910 University Center Lane Tenant LLC

8687 Melrose Green Tenant LLC

90 South 400 West Tenant LLC 901 North Glebe Road Tenant LLC

901 Woodland St Tenant LLC

920 SW 6th Avenue Tenant LLC

925 4th Avenue Tenant LLC

9670416 CANADA Inc.

925 N La Brea Ave Tenant LLC

9777 Wilshire Boulevard Q LLC

9830 Wilshire Boulevard Tenant LLC

980 6th Avenue Tenant LLC

99 Chauncy Street Q LLC

99 High Street Tenant LLC

Bird Investco LLC

CD Locations, LLC

Clubhouse TS LLC

Common Coffee LLC

Common Desk DE, LLC

Common Desk OC, LLC

Common Desk Daymaker LLC

Common Desk Holdings LLC

Common Desk Operations LLC

Cities by We LLC

9200 Timpanogos Highway Tenant LLC

902 Broadway Tenant LLC

920 5th Ave Tenant LLC

830 NE Holladay Street Tenant LLC

83 Maiden Lane Q LLC

88 U Place Tenant LLC

880 3rd Ave Tenant LLC

808 Wilshire Boulevard Tenant LLC

7761 Greenhouse Rd Tenant LLC

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- Common Desk West 7th, LLC
- Creator Fund Managing Member LLC
- Euclid LLC
- Euclid WW Holdings Inc.
- FieldLens LLC
- Five Hundred Fifth Avenue HQ LLC
- Insurance Services by WeWork LLC
- Legacy Tenant LLC
- Mailroom Bar at 110 Wall LLC
- MissionU PBC
- One Gotham Center Tenant LLC
- One Metropolitan Square Tenant LLC
- Parkmerced Partner LLC
- Play by WeWork LLC
- Powered By We LLC
- Project Caesar LLC
- Project Standby I LLC
- Prolific Interactive LLC
- PxWe Facility & Asset Management Services
 LLC
- South Tryon Street Tenant LLC
- Spacious Technologies, LLC
- The Hub Tenant LLC
- The We Company Management Holdings
 L.P.
- The We Company Management LLC
- The We Company MC LLC
- The We Company PI L.P.
- WALTZ MERGER SUB LLC
- We Rise Shell LLC
- We Work 154 Grand LLC
- We Work 349 5th Ave LLC
- We Work Management LLC
- We Work Retail LLC
- Welnsure Holdco LLC
- Welkio LLC
- WeWork 156 2nd LLC
- WeWork 175 Varick LLC
- WeWork 25 Taylor LLC
- WeWork 261 Madison LLC
- WeWork 54 West 40th LLC
- WeWork Asset Management LLC
- WeWork Bryant Park LLC
- WeWork Canada GP ULC

- WeWork Canada LP ULC
- WeWork Commons LLC
- WeWork Companies U.S. LLC
- WeWork Companies Partner LLC
- WeWork Construction LLC
- WeWork Holdings LLC
- WeWork Interco LLC
- WeWork LA LLC
- WeWork Labs Entity LLC
- WeWork Little West 12th LLC
- WeWork Magazine LLC
- WeWork Real Estate LLC
- WeWork Services LLC
- WeWork Space Services Inc.
- WeWork Space Services LLC
- WeWork Wellness LLC
- WeWork Workplace LLC
- Wildgoose I LLC
- WW 1010 Hancock LLC
- WW 107 Spring Street LLC
- 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 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
- WW 350 Lincoln LLC
- WW 379 W Broadway LLC

4

- WW 401 Park Avenue South LLC
- WW 5 W 125th Street LLC
- WW 500 Yale LLC
- WW 51 Melcher LLC
- WW 520 Broadway LLC
- WW 535 Mission LLC
- WW 555 West 5th Street LLC
- WW 5782 Jefferson LLC
- WW 600 Congress LLC
- WW 641 S Street LLC
- WW 718 7th Street LLC
- WW 745 Atlantic LLC
- WW 79 Madison LLC
- WW 81 Prospect LLC

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WW 811 West 7th Street LLC

WW Brooklyn Navy Yard LLC

WW Enlightened Hospitality Investor LLC

WW Journal Square Holdings LLC

WW Journal Square Member LLC

WW Onsite Services AAG LLC

WW Onsite Services EXP LLC

WW Onsite Services SFI LLC

WW Onsite Services SUM LLC

WW Project Swift Member LLC

WW VendorCo LLC

WW Worldwide C.V.

WW Project Swift Development LLC

WWCO Architecture Holdings LLC

WW Onsite Services LLC

WW 85 Broad LLC

WW BuildCo LLC

WW HoldCo LLC

WW Co-Obligor Inc.

WW 995 Market LLC

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Chapter 11

4635 LOUGHEED HIGHWAY TENANT LP,

Debtor.

Case No. 23-____(___)

(Joint Administration Requested)

LIST OF EQUITY SECURITY HOLDERS¹

Equity Holder	Address of Equity Holder	Percentage of Equity Held
WeWork Canada LP ULC	12 East 49th Street, 3rd Floor New York, NY 10017	99.9%

¹ This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Chapter 11

4635 LOUGHEED HIGHWAY TENANT LP,

Debtor.

Case No. 23-____(___)

(Joint Administration Requested)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
WeWork Canada LP ULC	99.9%

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	tronon and	, et al.
United States Bankru	ptcy Court for the _	District of New Jersey (State)

Official Form 204

□ Check if this is an amended filing

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders¹

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in <u>11 U.S.C. § 101(31)</u>. Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

N	ame of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					TotalDeductionclaim, iffor value ofpartiallycollateral orsecuredsetoff		Unsecured claim
1	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	7.875% SENIOR NOTES DUE 2025				\$170,734,270.16
2	THE ALTER GROUP 3201 OLD GLENVIEW ROAD UNIT #: 302 WILMETTE, IL 60091	ATTN: MICHAEL J. ALTER TITLE: PRESIDENT EMAIL: MICHAEL@ALTERGROUP.COM PHONE: (847) 568-5909	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$11,880,802.44
3	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	5.00% SENIOR NOTES DUE 2025				\$9,471,341.67
4	WESTFIELD FULTON CENTER LLC 185 GREENWICH STREET MANAGEMENT OFFICE OCULUS LEVEL C2 NEW YORK, NY 10007	ATTN: ALINE TAIREH TITLE: GENERAL COUNSEL EMAIL: ALINE.TAIREH@URW.COM PHONE: (212) 284-9982	ACCRUED UNPAID RENT				\$8,170,257.30
5	400 CALIFORNIA, LLC C/O: KENNEDY-WILSON PROPERTIES, LTD. 151 S. EL CAMINO DRIVE BEVERLY HILLS, CA 90212	ATTN: KENT Y. MOUTON TITLE: EVP & GENERAL COUNSEL EMAIL: KMOUTON@KENNEDYWILSON.COM PHONE: (310) 887-6400	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$7,835,181.90
6	THE PLATFORM LLC 2937 E. GRAND BLVD. DETROIT, MI 48202	ATTN: CLARK LEWIS TITLE: PRESIDENT EMAIL: CLEWIS@THEPLATFORM.CITY PHONE: (313) 446-8775	LEASE TERMINATION FEES				\$5,133,719.00
7	RFR/K 81 PROSPECT OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$5,016,774.34

On a consolidated basis. The information herein shall not constitute an admission of liability by, nor is it binding on, and Debtors with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans,	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
8	MORI TRUST CO., LTD. 〒105-6903 KAMIYACHO TRUST TOWER 4-1-1 TORANOMON, MINATO-KU TOKYO JAPAN	ATTN: YOSHIKI TANAKA EMAIL: TANAKA-YO@MORI- TRUST.CO.JP	ACCRUED UNPAID RENT & LEASE TERMINATION FEES		Jecurea	Ston	\$4,839,247.80	
9	260-261 MADISON AVENUE LLC 261 MADISON AVENUE 27TH FLOOR NEW YORK, NY 10016	ATTN: OMER KACHLON TITLE: GENERAL COUNSEL EMAIL: OMER.KACHLON@SAPIRCORP.COM	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$4,594,399.60	
10	2 NINTH AVENUE PARTNERS, LLC C/O: WILLIAM GOTTLIEB MANAGEMENT CO., LLC 177 CHRISTOPHER STREET NEW YORK, NY 10014	ATTN: WILLIAM GOTTLIEB TITLE: PRESIDENT EMAIL: BILLY@WGOTTLIEB.COM PHONE: (646) 546-4369	ACCRUED UNPAID RENT				\$4,321,260.14	
11	CP 1875 K STREET LLC C/O: CARR PROPERTIES PARTNERSHIP LP THE HUB @ 1615 L ST NW SUITE 650 WASHINGTON, DC 20036	ATTN: JACKSON PRENTICE TITLE: EVP & CHIEF PORTFOLIO OFFICER EMAIL: JPRENTICE@CARRPROP.COM	LEASE TERMINATION FEES				\$3,643,000.00	
12	BEACON CAPITAL PARTNERS, LLC 200 STATE STREET 5TH FLOOR BOSTON, MA 02109	ATTN: KRISTEN HOFFMAN TITLE: GENERAL COUNSEL EMAIL: KHOFFMAN@BEACONCAPITAL.COM	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,525,507.68	
13	JAMESTOWN L.P.PONCE CITY MARKET675 PONCE DE LEON AVENUE NE7TH FLOORATLANTA, GA 30308	ATTN: AMBER MURRAYTITLE: MANAGING DIRECTOR & GENERAL COUNSELEMAIL: AMURRAY@JAMESTOWNLP.COMPHO NE: (770) 805-1000	LEASE TERMINATION FEES				\$3,251,217.13	
14	RFR/K 77 SANDS OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$3,109,488.72	
15	BCSP DENVER PROPERTY LLC C/O: BROOKFIELD PROPERTY GROUP 250 VESEY STREET 15TH FLOOR NEW YORK, NY 10281	ATTN: BEN BROWN TITLE: MANAGING PARTNER EMAIL: BEN.BROWN@BROOKFIELD.COM PHONE: (303) 390-0825	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,087,099.10	
16	COHEN BROTHERS REALTY CORPORATION 750 LEXINGTON AVE. UNIT #: 28 NEW YORK, NY 10022	ATTN: MARC HOROWITZ TITLE: SR. VICE PRESIDENT OF LEASING EMAIL: MHOROWITZ@COHENBROTHERS.CO M	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$2,985,300.75	
17	NUVEEN REAL ESTATE - TIAA 730 THIRD AVENUE NEW YORK, NY 10017	ATTN: CHAD PHILLIPS TITLE: GLOBAL HEAD OF OFFICE & RETAIL EMAIL: CHAD.PHILLIPS@NUVEEN.COM PHONE: (704) 988-0203	ACCRUED UNPAID RENT				\$2,856,734.99	
18	ONNI GROUP 200 N. LASALLE STREET UNIT #: 750 CHICAGO, IL 60601	ATTN: GREG WILKS TITLE: VICE PRESIDENT - LEASING EMAIL: GREGWILKS@ONNI.COM	ACCRUED UNPAID RENT				\$2,702,445.11	
19	WALTER & SAMUELS, INC. 419 PARK AVE. S NEW YORK, NY 10016	ATTN: PETER WEISS TITLE: CHIEF EXECUTIVE OFFICER EMAIL: PWEISS@WALTER- SAMUELS.COM PHONE: (212) 685-6200	ACCRUED UNPAID RENT				\$2,574,285.94	

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans,	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
20	CUSHMAN & WAKEFIELD 225 WEST WACKER STREET SUITE 3000 CHICAGO, IL 60606	ATTN: NOELLE PERKINS TITLE: EVP & GENERAL COUNSEL EMAIL: NOELLE.PERKINS@CUSHWAKE.COM PHONE: (312) 470-1800	TRADE PAYABLE				\$2,532,989.66
21	JOHN HANCOCK LIFE INSURANCE COMPANY (USA) 197 CLARENDON STREET BOSTON, MA 02116	ATTN: THOMAS E. SAMOLUK TITLE: GENERAL COUNSEL EMAIL: TSAMOLUK@JHANCOCK.COM PHONE: (617) 663-3000	ACCRUED UNPAID RENT				\$2,316,986.42
22	CIM GROUP 4700 WILSHIRE BOULEVARD LOS ANGELES, CA 90010 - AND - 540 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	ATTN: JONATHAN TAO TITLE: VICE PRESIDENT EMAIL: JTAO@CIMGROUP.COM	ACCRUED UNPAID RENT				\$2,078,939.12
23	MOZAIC PARTNERS, LLC LAKESIDE CENTER, SUITE 10 3033 EXCELSIOR BOULEVARD MINNEAPOLIS, MN 55416	ATTN: JACKIE KNIGHT TITLE: PRESIDENT EMAIL: JACKIE@ACKERBERG.COM PHONE: (612) 924-6503	LEASE TERMINATION FEES				\$2,052,764.23
24	BROADWAY CONTINENTAL CORP. 540 BROADWAY FLOOR 2 NEW YORK, NY 10012	ATTN: ADAM HENICK TITLE: PRESIDENT EMAIL: ADAM@CURRENTREADVISORS.COM PHONE: (646) 845-0351	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$2,028,657.91
25	500-512 SEVENTH AVENUE L.P. C/O: THE CHETRIT GROUP, LLC 512 SEVENTH AVENUE 16TH FLOOR NEW YORK, NY 10018	ATTN: JO CHETRIT TITLE: OWNER PHONE: (646) 230-9360	ACCRUED UNPAID RENT				\$1,991,940.71
26	MAYORE ESTATES, LLC 100 HENRY STREET BROOKLYN, NY 11201	ATTN: BARRETT STERN TITLE: MANAGING PARTNER EMAIL: BSTERN@NGKF.COM PHONE: (917) 439-6969	ACCRUED UNPAID RENT				\$1,773,783.00
27	54 WEST 40TH REALTY LLC C/O: ALLIED PARTNERS INC. 770 LEXINGTON AVENUE 9TH FLOOR NEW YORK, NY 10065	ATTN: ERIC HADAR TITLE: CHAIRMAN & CEO EMAIL: ERIC@ALLIEDPARTNERS.COM PHONE: (212) 935-4900	ACCRUED UNPAID RENT				\$1,772,239.85
28	CTO21 ACQUISITIONS II LLC 369 N. NEW YORK AVE. SUITE 201 WINTER PARK, FL 32789	ATTN: DANIEL SMITH TITLE: GENERAL COUNSEL EMAIL: DSMITH@CTOREIT.COM PHONE: 817-313-4051	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$1,694,287.51
29	1460 LEASEHOLD SWIGHM LLCC/O: MERINGOFF PROPERTIES30 WEST 26TH STREET8TH FLOORNEW YORK, NY 10010	ATTN: JASON VACKERTITLE: PRESIDENT & CEOEMAIL: JDVACKER@MERPROP.COMPHONE: (212) 337-7763	ACCRUED UNPAID RENT				\$1,675,643.42
30	UNITARIAN UNIVERSALIST ASSOCIATION 24 FARNSWORTH STREET BOSTON, MA 02210	ATTN: ANDREW MCGEORGE TITLE: TREASURER & CFO EMAIL: AMCGEORGE@UUA.ORG PHONE: (617) 948-4305	LEASE TERMINATION FEES				\$1,655,700.00

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Debtor Name 4635 Lougheed	Highway Tenant LP
United States Bankruptcy Court for th	e: District of New Jersey
	(State)

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. <u>18</u> U.S.C. <u>§§</u> 152, <u>1341</u>, <u>1519</u>, and <u>3571</u>.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration List of Equity Security Holders, Corporate Ownership Statement, and Certification of Creditor Matrix

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	11/06/2023	🗴 /s/ Pam Swidler		
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor		
		Pam Swidler		
		Printed name		
		Authorized Signatory		
		Position or relationship to debtor		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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OMNIBUS ACTION BY UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS, THE SOLE DIRECTOR, THE SOLE MEMBER, THE BOARD OF MANAGERS, THE GENERAL PARTNER, THE LIMITED PARTNER, OR OTHER SIMILAR GOVERNING BODY, AS APPLICABLE, OF WEWORK INC. AND EACH OF THE SUBSIDIARIES HERETO

Dated as of November 5, 2023

The undersigned, being (i) all of the members of the boards of directors, (ii) the sole member, (iii) the sole director, (iv) the board of managers, (v) the general partner, (vi) the limited partner (each a "<u>Governing Body</u>"), as applicable, of each of the entities listed in <u>Schedules 1–9</u> hereof (each, a "<u>Company</u>" and collectively, the "<u>Companies</u>"), as Governing Body of such Company, by unanimous written consent in lieu of a special meeting and in accordance with the bylaws, operating agreements, articles of association, or limited liability company agreements of each Company (collectively, the "<u>Governing Documents</u>"), as applicable, and the applicable laws of the jurisdiction in which such Company is organized, do hereby approve, consent to, and adopt the following recitals and resolutions, with the same force and effect as if they had been adopted at a duly convened special meeting of each Governing Body;

WHEREAS, each Governing Body has reviewed and considered (i) the filing of voluntary petitions for relief (the "<u>Bankruptcy Petitions</u>") for each Company under the provisions of chapter 11 of title 11 of the United States Code, <u>11 U.S.C. § 101</u> et seq. (as amended, the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of New Jersey (the "<u>Bankruptcy Court</u>") pursuant to the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized (the "<u>Restructuring Matters</u>"); and (ii) the retention of professionals by each Company;

WHEREAS, on August 8, 2023, the board of directors of WeWork Inc. (the "Board of Directors") created a special committee (the "Special Committee") comprising of the disinterested directors and on August 17, 2023, delegated to the Special Committee certain rights, authority, and powers in connection with any matters, including the Restructuring Matters, in which a conflict of interests exists or is reasonably likely to exist between the Company, on the one hand, and any of its current and former directors, managers, officers, investment committee members, special or other committee members, equity holders (regardless of whether such interests are held directly or indirectly), affiliated investment funds or investment vehicles, managed accounts or funds, predecessors, participants, successors, assigns, subsidiaries, affiliates, partners, limited partners, general partners, principals, members, management companies, fund advisors or managers, employees, agents, trustees, advisory board members, financial advisors, attorneys (including any other attorneys or professionals retained by any current or former director or manager in his or her capacity as director or manager of an entity), accountants, investment bankers, consultants, representatives, and other professionals and advisors of such person or entity, and any such person's or entity's respective heirs, executors, estates, and nominees, on the other hand, as reasonably determined by the Special Committee (each a "Conflicts Matter");

WHEREAS, on August 17, 2023, the Board of Directors delegated to the Special Committee the authority and power to review, discuss, consider, and negotiate the Company's

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entry into and consummation of Restructuring Matters, including to (a) review and evaluate any such Restructuring Matters and consider whether or not it is fair to and in the best interests of the Company and its respective stakeholders to proceed with such Restructuring Matters, (b) to determine that any such Restructuring Matters should not proceed at the present time if not fair or in such best interests;

WHEREAS, in respect of the Companies that are incorporated in Canada (the "<u>Canadian</u> <u>Companies</u>"), WeWork Inc. and each Canadian Company have requested an appointment of WeWork Inc. as foreign representative (the "<u>Foreign Representative</u>") in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative;

WHEREAS, each Governing Body has reviewed and considered the materials presented by the management of each Company and each Company's financial and legal advisors, and has had adequate opportunity to consult with such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to each Company;

WHEREAS, each Governing Body has determined, in its business judgement, that the following resolutions are advisable and in the best interest of the Companies, their creditors, other stakeholders, and other parties in interest;

NOW, THEREFORE, IT IS HEREBY RESOLVED, that, pursuant to the applicable governing documents of each Company, the undersigned do hereby adopt the following resolutions:

Chapter 11 Filing

RESOLVED, in the business judgment of each Governing Body, it is desirable and in the best interests of the Companies, the creditors, other stakeholders, and other parties in interest, that each Company files or causes to be filed the Bankruptcy Petitions under the Bankruptcy Code in the Bankruptcy Court, and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States, and, in accordance with the requirements in each Company's governing documents and applicable law, hereby consents to, authorizes, and approves, the filing of the Bankruptcy Petitions;

FURTHER RESOLVED, that any director or other duly appointed officer of each Company (collectively, the "<u>Authorized Persons</u>" and each an "<u>Authorized Person</u>"), shall be, and each of them individually hereby is, authorized and directed for and on behalf of each Company to take all actions (including, without limitation, to negotiate and execute any documents, certificates, supplemental agreements, and instruments) to act as signatory and attorney on behalf of each Company in respect of the Restructuring Matters and/or any persons to whom such Authorized Persons and/or officers delegate certain responsibilities, be, and hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operations of each Company's business;

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FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed to execute and file on behalf of each Company all other petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Companies' businesses;

FURTHER RESOLVED, in respect of the Companies that are incorporated in Canada, WeWork Inc. hereby authorizes and consents to its appointment as Foreign Representative by the Bankruptcy Court in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consents to take all steps and actions it deems necessary or proper in connection with such application and proceedings; and

FURTHER RESOLVED, each Canadian Company hereby authorizes and consents to WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of the Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consent to take all steps and actions it deems necessary or proper in connection with such application and proceedings.

Retention of Professionals

RESOLVED, each of the Authorized Persons, be, and hereby are, authorized, empowered, and directed to retain on behalf of each Company: (i) the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP as bankruptcy counsel; (ii) the law firm of Cole Schotz P.C. as local bankruptcy counsel; (iii) PJT Partners LP as investment banker; (iv) Alvarez & Marsal North America, LLC as restructuring advisor; (v) Epiq Corporate Restructuring, LLC as claims and noticing agent; (vi) Deloitte Tax LLP as tax advisor; (vii) Munger, Tolles & Olson LLP, as legal counsel; to WeWork Inc. under the direction of the Special Committee; (viii) Province, LLC, as financial advisor to WeWork Inc. under the direction of the Special Committee, and (ix) any other legal counsel, accountants, financial advisors, restructuring advisors or other professionals the Authorized Persons deem necessary, appropriate, or advisable, each to represent and assist the Companies in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and applicable law (including, but not limited to, the law firms filing any pleadings or responses), and in connection therewith, the Authorized Persons, be, and hereby are authorized, empowered, and directed, in accordance with the terms and conditions hereof, to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services; and

FURTHER RESOLVED, each of the Authorized Persons, be, and hereby is authorized, empowered and directed to execute and file all petitions, schedules, motions, lists applications, pleadings, and other papers, and to perform such further actions and execute such further documentation that the Authorized Persons in their absolute discretion deem necessary, appropriate, or desirable in accordance with these resolutions.

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Use of Cash Collateral and Adequate Protection

RESOLVED, that each Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash</u> <u>Collateral</u>"), which is security for certain of the Companies' prepetition secured lenders under certain credit facilities and notes indentures by and among certain of the Companies, the guarantors party thereto, and the lenders party thereto (the "<u>Prepetition Secured Lenders</u>");

FURTHER RESOLVED, each of the Authorized Persons be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to seek approval of the use of cash collateral pursuant to a cash collateral order in interim and final form (together, the "Cash Collateral Order"), and, to the extent applicable to the Company, any Authorized Person be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Company, necessary or advisable to implement the Cash Collateral Order, including providing for adequate protection to the Prepetition Secured Lenders in accordance with section 363 of the Bankruptcy Code (the "Adequate Protection Obligations"), as well as any additional or further agreements for the use of cash collateral in connection with the chapter 11 cases, which agreement(s) may require the Companies to grant adequate protection and security interests to the Prepetition Secured Lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of the Companies pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Person shall deem necessary, proper, or advisable, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery of such agreement, instrument, or document; and

FURTHER RESOLVED, that each Company, as debtors and debtors in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations.

Further and Prior Actions

RESOLVED, the Companies are hereby authorized to authorize (and each Company hereby authorizes) any direct or indirect subsidiary of each Company or any entity of which such Company or any subsidiary of such Company is the sole member, general partner, managing member, or equivalent manager, as applicable, to take each of the actions described in these resolutions or any of the actions authorized in these resolutions, and none of the resolutions contained herein, or action taken in furtherance hereto shall have or cause an adverse effect on any such subsidiary or such Company's interest therein (including, without limitation, any automatic dissolution, divestiture, dissociation, or like event under applicable law);

FURTHER RESOLVED, in addition to the specific authorizations heretofore conferred upon such Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's governing documents and applicable law, be, and each of them hereby is, authorized to execute, acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of each Company relating to the Restructuring Matters; **FURTHER RESOLVED**, each of the Authorized Persons (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Person's or Authorized Persons' absolute discretion, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolution adopted herein;

FURTHER RESOLVED, the Governing Bodies have received sufficient notice of the foregoing resolutions, as well as the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the governing documents of each Company, or hereby waive any right to have received such notice;

FURTHER RESOLVED, all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed, and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of the Governing Bodies;

FURTHER RESOLVED, that, to the extent any action authorized herein to be taken by any Governing Body or Authorized Person constitutes a Conflicts Matter, such action is hereby approved by the Special Committee, and the Special Committee hereby authorizes all Authorized Persons to take any suction actions and to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with such Conflicts Matter, or in furtherance of the intentions expressed in the foregoing resolutions with respect to such Conflicts Matter, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents; and

FURTHER RESOLVED, any Authorized Person be, and each of them hereby is, authorized to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or

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the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents.

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

> Board of Directors of the TopCo listed on Schedule 1

By: Name: David Tolley

By:_____ Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By: ______ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By: Name: David Tolley By: Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:______ Name: David Tolley By:______ Name: Paul Keglevic By:______ Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____ Name: David Tolley

By:_____ Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By: the h

Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

> Board of Directors of the TopCo listed on Schedule 1

By:_____

Name: David Tolley

By:_____

Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By: Name: Alex Clavel

Unglet By:

Name: Elizabeth LaPuma

By:____ Name: Henry S. Miller

By: Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on Schedule 1

By:___

Name: David Tolley

By:_____ Name: Paul Keglevic

By:___

Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: ______ Name: Elizabeth LaPuma

By:

Name: Henry S. Miller

By:_____ Name: Vikas Parekh

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____ Name: David Tolley

By:_____ Name: Paul Keglevic

By:_____

Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

DocuSigned by: By: 98541C... 829

Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 2</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK INC., being the Sole Member of each Subsidiary listed on <u>Schedule 2</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 3</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

The WE Company MC LLC, being General Partner of the Subsidiaries listed on <u>Schedule 3</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on Schedule 4

By:

Name: Pamela Swidler

By:_____ Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on Schedule 4

By: _____ Name: Pamela Swidler

tile By:

Name: Kurt Wehner

.

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on <u>Schedule 5</u>

By: trans

Name: Pamela Swidler

By: Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on <u>Schedule 5</u>

By: _____ Name: Pamela Swidler

Buttlele Bv:

Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 6</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK COMPANIES U.S. LLC, being the Sole Member of each Subsidiary listed on Schedule 6

Pamela Swidler Its: Chief Legal Officer and Secretary

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 7</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means and such facsimile, email an original.

By:

Schedu	<u>e 7</u> DocuSigned by:
	Brianna Iverson
By:	582ABE970A3C4E6
	Brianna Iverson

DocuSigned by: Michael Depinho A7D79BC0D7FF4D6

Name: Michael DePinho

IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 8</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK CANADA GP ULC, being General Partner of the Limited Partnerships listed on <u>Schedule 8</u>

DocuSigned by: Michael Depinho

Michael DePinho Its: Authorized Signatory

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IN WITNESS WHEREOF, the undersigned, constituting the general partner and the limited partner of all subsidiaries listed on <u>Schedule 9</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means and such facsimile, email transmission, or other electronic means and such facsimile.

WEWORK COMPANIES PARTNER LLC, being General Partner of the Subsidiaries listed on Schedule 9

Pamela Swidler Its: Chief Legal Officer and Secretary

and

WEWORK COMPANIES U.S. LLC, being Limited Partner of the Subsidiaries listed on Schedule 9

been

Pamela Swidler Its: Chief Legal Officer and Secretary

[Signature Page to Omnibus Written Consent]

Schedule 1

Board of Directors: David Tolley, Paul Keglevic, Paul Aronzon, Alex Clavel, Elizabeth LaPuma, Henry S. Miller, and Vikas Parekh

<u>TopCo</u>	Jurisdiction	
WeWork Inc.	DE	

Schedule 2

Sole Member: WeWork Inc.

<u>Subsidiary</u>	Jurisdiction
WW Holdco LLC	DE

Schedule 3

General Partner: The We Company MC LLC

Subsidiary	Jurisdiction	
The We Company Management Holdings L.P.	Cayman	
The We Company PI L.P.	Cayman	

Schedule 4

Board of Directors: Pamela Swidler, Kurt Wehner

Subsidiary	Jurisdiction
Euclid WW Holdings Inc.	DE
MissionU PBC	DE
WeWork Space Services Inc.	NY
WW Co-Obligor Inc.	DE

Schedule 5

Board of Managers: Pamela Swidler, Kurt Wehner

Subsidiary	Jurisdiction
The We Company MC LLC	DE
The WE Company Management LLC	DE
WeWork Companies U.S. LLC	DE

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Schedule 6

Subsidiary	Jurisdiction		
WeWork Companies Partner LLC	NY		
1 Beacon Street Tenant LLC	NY		
1 Belvedere Drive Tenant LLC	NY		
1 Glenwood Ave Tenant LLC	NY		
1 Lincoln Street Tenant LLC	NY		
1 Milk Street Tenant LLC	NY		
1 Post Street Tenant LLC	NY		
1 South Dearborn Street Tenant LLC	NY		
1 Union Square West HQ LLC	NY		
10 East 38th Street Tenant LLC	NY		
10 East 40th Street HQ LLC	NY		
100 Bayview Circle Tenant LLC	NY		
100 Broadway Tenant LLC	NY		
100 S State Street Tenant LLC	NY		
100 Summer Street Tenant LLC	NY		
10000 Washington Boulevard Tenant LLC	NY		
1001 Woodward Ave Tenant LLC	NY		
1003 East 4th Place Tenant LLC	NY		
101 East Washington Street Tenant LLC	NY		
101 Marietta Street NorthWest Tenant LLC	NY		
101 North 1st Avenue Tenant LLC	NY		
10250 Constellation Tenant LLC	NY		
1031 South Broadway Tenant LLC	NY		
10585 Santa Monica Boulevard Tenant LLC	NY		
10845 Griffith Peak Drive Tenant LLC	NY		
10885 NE 4th Street Tenant LLC	NY		
109 S 5th Street Tenant LLC	NY		
10900 Stonelake Boulevard Tenant LLC	NY		
1099 Stewart Street Tenant LLC	NY		
11 Park Pl Tenant LLC	NY		
110 110th Avenue Northeast Tenant LLC	NY		
110 Corcoran Street Tenant LLC	NY		
110 Wall Manager LLC	NY		

Sole Member: WeWork Companies U.S. LLC

Subsidiary	Jurisdiction		
1100 15th Street NW Tenant LLC	NY		
1100 Ludlow Street Tenant LLC	NY		
1100 Main Street Tenant LLC	NY		
1111 Broadway Tenant LLC	NY		
1111 West 6th Street Tenant LLC	NY		
1114 W Fulton Market Q LLC	NY		
1115 Broadway Q LLC	NY		
1115 Howell Mill Road Tenant LLC	NY		
1115 W Fulton Market Q LLC	NY		
115 Broadway Tenant LLC	NY		
115 East 23rd Street Tenant LLC	NY		
1150 South Olive Street Tenant LLC	NY		
1155 Perimeter Center West Tenant LLC	NY		
1155 West Fulton Street Tenant LLC	NY		
1156 6th Avenue Tenant LLC	NY		
117 NE 1st Ave Tenant LLC	NY		
1175 Peachtree Tenant LLC	NY		
11801 Domain Blvd Tenant LLC	NY		
12 East 49th Street Tenant LLC	NY		
12 South 1st Street Tenant LLC	NY		
120 West Trinity Place Tenant LLC	NY		
1200 17th Street Tenant LLC	NY		
1200 Franklin Avenue Tenant LLC	NY		
1201 3rd Avenue Tenant LLC	NY		
1201 Wills Street Tenant LLC	NY		
1201 Wilson Blvd Tenant LLC	NY		
12130 Millennium Drive Tenant LLC	NY		
1240 Rosecrans Tenant LLC	NY		
125 S Clark Street Tenant LLC	NY		
125 West 25th Street Tenant LLC	NY		
12655 Jefferson Blvd Tenant LLC	NY		
128 South Tryon Street Tenant LLC	NY		
130 5th Avenue Tenant LLC	NY		
130 Madison Avenue Tenant LLC	NY		
130 W 42nd Street Tenant LLC	NY		
1305 2nd Street Q LLC	NY		

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Subsidiary	Jurisdiction		
330 Lagoon Avenue Tenant LLC	NY		
1333 New Hampshire Avenue Northwest	0.00		
Fenant LLC	NY		
135 E 57th Street Tenant LLC	NY		
35 Madison Ave Tenant LLC	NY		
1372 Peachtree Street NE Tenant LLC	NY		
1389 Peachtree Street Northwest Tenant LLC	NY		
1400 Lavaca Street Tenant LLC	NY		
1410 Broadway Tenant LLC	NY		
1411 4th Avenue Tenant LLC	NY		
142 W 57th Street Tenant LLC	NY		
1430 Walnut Street Tenant LLC	NY		
1440 Broadway Tenant LLC	NY		
1448 NW Market Street Tenant LLC	NY		
1449 Woodward Avenue Tenant LLC	NY		
145 W 45th Street Tenant LLC	NY		
1450 Broadway Tenant LLC	NY		
1453 3rd Street Promenade Q LLC	NY		
1455 Market Street Tenant LLC	NY		
1460 Broadway Tenant LLC	NY		
148 Lafayette Street Tenant LLC	NY		
149 5th Avenue Tenant LLC	NY		
149 Madison Avenue Tenant LLC	NY		
15 West 27th Street Tenant LLC	NY		
150 4th Ave N Tenant LLC	NY		
152 3rd Street Tenant LLC	NY		
1525 11th Ave Tenant LLC	NY		
1535 Broadway Tenant LLC	NY		
154 W 14th Street Tenant LLC	NY		
1547 9th Street HQ LLC	NY		
1557 West Innovation Way Tenant LLC	NY		
1560 Broadway Tenant LLC	NY		
16 East 34th Street Tenant LLC	NY		
160 Varick Street Tenant LLC	NY		
160 W Santa Clara St Tenant LLC	NY		
1600 7th Avenue Tenant LLC	NY		

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Subsidiary	Jurisdiction
1601 Elm Street Tenant LLC	NY
1601 Market Street Tenant LLC	NY
1601 Vine Street Tenant LLC	NY
161 Avenue of the Americas Tenant LLC	NY
1615 Platte Street Tenant LLC	NY
1619 Broadway Tenant LLC	NY
166 Geary Street HQ LLC	NY
1660 Lincoln Street Tenant LLC	NY
167 N Green Street Tenant LLC	NY
1700 Lincoln Street Tenant LLC	NY
1701 Rhode Island Avenue Northwest Tenant LLC	NY
1725 Hughes Landing Boulevard Tenant LLC	NY
1730 Minor Avenue Tenant LLC	NY
17300 Laguna Canyon Road Tenant LLC	NY
177 E Colorado Blvd Tenant LLC	NY
1775 Tysons Boulevard Tenant LLC	NY
18 West 18th Street Tenant LLC	NY
180 Geary Street HQ LLC	NY
180 Sansome Street Tenant LLC	NY
1814 Franklin St Q LLC	NY
18191 Von Karman Avenue Tenant LLC	NY
1825 South Grant Street Tenant LLC	NY
1828 Walnut St Tenant LLC	NY
183 Madison Avenue Q LLC	NY
1840 Gateway Dr Tenant LLC	NY
185 Madison Avenue Tenant LLC	NY
18691 Jamboree Road Tenant LLC	NY
1875 K Street NW Tenant LLC	NY
1881 Broadway HQ LLC	NY
1900 Market Street Tenant LLC	NY
1900 Powell Street Tenant LLC	NY
1910 North Ola Avenue Tenant LLC	NY
1920 McKinney Ave Tenant LLC	NY
195 Montague Street Tenant LLC	NY
199 Water Street Tenant LLC	NY

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Subsidiary	Jurisdiction		
2 Belvedere Drive Tenant LLC	NY		
2 Embarcadero Center Tenant LLC	NY		
2 North LaSalle Street Tenant LLC	NY		
20 W Kinzie Tenant LLC	NY		
200 Berkeley Street Tenant LLC	NY		
200 Massachusetts Ave NW Tenant LLC	NY		
200 Portland Tenant LLC	NY		
200 South Biscayne Blvd Tenant LLC	NY		
200 South Orange Avenue Tenant LLC	NY		
200 Spectrum Center Drive Tenant LLC	NY		
201 Spear St Tenant LLC	NY		
2031 3rd Ave Tenant LLC	NY		
205 Hudson Street Tenant LLC	NY		
205 North Detroit Street Tenant LLC	NY		
21 Penn Plaza Tenant LLC	NY		
210 N Green Partners LLC	NY		
210 N Green Promoter LLC	NY		
2120 Berkeley Way Tenant LLC	NY		
21255 Burbank Boulevard Tenant LLC	NY		
214 West 29th Street Tenant LLC	NY		
22 Cortlandt Street HQ LLC	NY		
2201 Broadway Tenant LLC	NY		
221 6th Street Tenant LLC	NY		
2211 Michelson Drive Tenant LLC	NY		
222 Kearny Street Tenant LLC	NY		
222 North Sepulveda Tenant LLC	NY		
222 S Riverside Plaza Tenant LLC	NY		
2221 Park Place Tenant LLC	NY		
2222 Ponce De Leon Blvd Tenant LLC	NY		
225 South 6th St Tenant LLC	NY		
225 W 39th Street Tenant LLC	NY		
229 West 36th Street Tenant LLC	NY		
231 11th Ave Tenant LLC	NY		
2323 Delgany Street Tenant LLC	NY		
24 Farnsworth Street Q LLC	NY		
2-4 Herald Square Tenant LLC	NY		

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Subsidiary	Jurisdiction	
2401 Elliott Avenue Tenant LLC	NY	
2420 17th Street Tenant LLC	NY	
2425 East Camelback Road Tenant LLC	NY	
245 Livingston St Q LLC	NY	
25 West 45th Street HQ LLC	NY	
250 E 200 S Tenant LLC	NY	
250 Park Avenue Tenant LLC	NY	
255 Giralda Avenue Tenant LLC	NY	
255 Greenwich Street Tenant LLC	NY	
255 S King St Tenant LLC	NY	
2600 Executive Parkway Tenant LLC	NY	
2700 Post Oak Blvd. Tenant LLC	NY	
27-01 Queens Plaza North Tenant LLC	NY	
2755 Canyon Blvd WW Tenant LLC	NY	
28 2nd Street Tenant LLC	NY	
28 West 44th Street HQ LLC	NY	
29 West 30th Street Tenant LLC	NY	
30 Hudson Street Tenant LLC	DE	
30 Wall Street Tenant LLC	NY	
300 Morris Street Tenant LLC	NY	
300 Park Avenue Tenant LLC	NY	
3000 Olym Boulevard Tenant LLC	NY	
3000 S Robertson Blvd Q LLC	NY	
3001 Bishop Drive Tenant LLC	NY	
3003 Woodbridge Ave Tenant LLC	NY	
3090 Olive Street Tenant LLC	NY	
31 St James Ave Tenant LLC	NY	
3101 Park Boulevard Tenant LLC	NY	
311 W 43rd Street Tenant LLC	NY	
3120 139th Avenue Southeast Tenant LLC	NY	
315 East Houston Tenant LLC	NY	
315 W 36th Street Tenant LLC	NY	
316 West 12th Street Tenant LLC	NY	
3200 Park Center Drive Tenant LLC	NY	
3219 Knox Street Tenant LLC	NY	
3280 Peachtree Road NE Tenant LLC	NY	

Subsidiary	Jurisdiction	
33 Arch Street Tenant LLC	NY	
33 East 33rd Street Tenant LLC	NY	
33 Irving Tenant LLC	NY	
330 North Wabash Tenant LLC	NY	
3300 N. Interstate 35 Tenant LLC	NY	
332 S Michigan Tenant LLC	NY	
333 West San Carlos Tenant LLC	NY	
3365 Piedmont Road Tenant LLC	NY	
340 Bryant Street HQ LLC	NY	
345 4th Street Tenant LLC	NY	
345 West 100 South Tenant LLC	NY	
35 East 21st Street HQ LLC	NY	
353 Sacramento Street Tenant LLC	NY	
35-37 36th Street Tenant LLC	NY	
360 NW 27th Street Tenant LLC	NY	
3600 Brighton Boulevard Tenant LLC	NY	
38 West 21st Street Tenant LLC	NY	
385 5th Avenue Q LLC	NY	
3900 W Alameda Ave Tenant LLC	NY	
391 San Antonio Road Tenant LLC	NY	
40 Water Street Tenant LLC	NY	
400 California Street Tenant LLC	NY	
400 Capitol Mall Tenant LLC	NY	
400 Concar Drive Tenant LLC	NY	
400 Lincoln Square Tenant LLC	NY	
400 Spectrum Center Drive Tenant LLC	NY	
4005 Miranda Ave Tenant LLC	NY	
401 San Antonio Road Tenant LLC	NY	
404 Fifth Avenue Tenant LLC	NY ·	
4041 Macarthur Boulevard Tenant LLC	NY	
405 Mateo Street Tenant LLC	NY	
408 Broadway Tenant LLC	NY	
410 North Scottsdale Road Tenant LLC	NY	
414 West 14th Street HQ LLC	NY	
415 Mission Street Tenant LLC	NY	

NY

419 Park Avenue South Tenant LLC

Subsidiary	Jurisdiction
420 5th Avenue Q LLC	NY
420 Commerce Street Tenant LLC	NY
WW Project Swift Member LLC	DE
424-438 Fifth Avenue Tenant LLC	NY
428 Broadway Tenant LLC	NY
429 Lenox Ave Tenant LLC	NY
430 Park Avenue Tenant LLC	NY
4311 11th Avenue Northeast Tenant LLC	NY
433 Hamilton Avenue Tenant LLC	NY
437 5th Avenue Q LLC	NY
437 Madison Avenue Tenant LLC	NY
44 East 30th Street HQ LLC	NY
44 Montgomery Street Tenant LLC	NY
44 Wall Street HQ LLC	NY
448 North LaSalle Street Tenant LLC	NY
45 West 18th Street Tenant LLC	NY
450 Lexington Tenant LLC	NY
460 Park Ave South Tenant LLC	NY
460 West 50 North Tenant LLC	NY
475 Sansome St Tenant LLC	NY
483 Broadway Tenant LLC	NY
49 West 27th Street HQ LLC	NY
490 Broadway Tenant LLC	NY
50 W 28th Street Tenant LLC	NY
500 11th Ave North Tenant LLC	NY
500 7th Avenue Tenant LLC	NY
501 Boylston Street Tenant LLC	NY
501 East Kennedy Boulevard Tenant LLC	NY
501 East Las Olas Blvd Tenant LLC	NY
501 Eastlake Tenant LLC	NY
5049 Edwards Ranch Tenant LLC	NY
505 Main Street Tenant LLC	NY
505 Park Avenue Q LLC	NY
50-60 Francisco Street Tenant LLC	NY

511 W 25th Street Tenant LLC

515 Folsom Street Tenant LLC

NY

NY

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Subsidiary	Jurisdiction	
515 N State Street Tenant LLC	NY	
5161 Lankershim Boulevard Tenant LLC	NY	
5215 North O'Connor Boulevard Tenant LLC	NY	
524 Broadway Tenant LLC	NY	
525 Broadway Tenant LLC	NY	
53 Beach Street Tenant LLC	NY	
540 Broadway Q LLC	NY	
545 Boylston Street Q LLC	NY	
546 5th Avenue Tenant LLC	NY	
550 7th Avenue HQ LLC	NY	
550 Kearny Street HQ LLC	NY	
57 E 11th Street Tenant LLC	NY	
575 5th Avenue Tenant LLC	NY	
575 Lexington Avenue Tenant LLC	NY	
5750 Wilshire Boulevard Tenant LLC	NY	
5960 Berkshire Lane Tenant LLC	NY	
599 Broadway Tenant LLC	NY	
6 East 32nd Street WW Q LLC	NY	
600 B Street Tenant LLC	NY	
600 California Street Tenant LLC	NY	
600 H Apollo Tenant LLC	NY	
6001 Cass Avenue Tenant LLC	NY	
601 South Figueroa Street Tenant LLC	NY	
606 Broadway Tenant LLC	NY	
609 5th Avenue Tenant LLC	NY	
609 Greenwich Street Tenant LLC	NY	
609 Main Street Tenant LLC	NY	
611 North Brand Boulevard Tenant LLC	NY	
615 S. Tenant LLC	NY	
625 Massachusetts Tenant LLC	NY	
625 West Adams Street Tenant LLC	NY	
63 Madison Avenue Tenant LLC	NY	
65 East State Street Tenant LLC	NY	
650 California Street Tenant LLC	NY	
6543 South Las Vegas Boulevard Tenant LLC	NY	

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Subsidiary	Jurisdiction	
655 15th Street NW Tenant LLC	NY	
655 Montgomery St Tenant LLC	NY	
655 New York Avenue Northwest Tenant LLC	NY	
660 J Street Tenant LLC	NY	
660 North Capitol St NW Tenant LLC	NY	
6655 Town Square Tenant LLC	NY	
67 Irving Place Tenant LLC	NY	
6900 North Dallas Parkway Tenant LLC	NY	
695 Town Center Drive Tenant LLC	NY	
7 West 18th Street Tenant LLC	NY	
700 K Street NW Tenant LLC	NY	
700 North Miami Tenant LLC	NY	
700 SW 5th Tenant LLC	NY	
708 Main St Tenant LLC	NY	
71 5th Avenue Tenant LLC	NY	
71 Stevenson Street Q LLC	NY	
711 Atlantic Avenue Tenant LLC	NY	
725 Ponce De Leon Ave NE Tenant LLC	NY	
7272 Wisconsin Avenue Tenant LLC	NY	
729 Washington Ave Tenant LLC	NY	
7300 Dallas Parkway Tenant LLC	NY	
731 Sansome Street Tenant LLC	NY	
75 Arlington Street Tenant LLC	NY	
75 E Santa Clara Street Tenant LLC	NY	
75 Rock Plz Tenant LLC	NY	
750 Lexington Avenue Tenant LLC	NY	
750 White Plains Road Tenant LLC	NY	
755 Sansome Street Tenant LLC	NY	
756 W Peachtree Tenant LLC	NY	
77 Sands Tenant LLC	NY	
77 Sands WW Corporate Tenant LLC	NY	
77 Sleeper Street Tenant LLC	NY	
7761 Greenhouse Rd Tenant LLC	NY	
777 6th Street NW Tenant LLC	NY	
78 SW 7th Street Tenant LLC	NY	

Subsidiary	Jurisdiction	
8 W 40th Street Tenant LLC	NY	
800 Bellevue Way Tenant LLC	NY	
800 Market Street Tenant LLC	NY	
800 North High Street Tenant LLC	NY	
801 B. Springs Road Tenant LLC	NY	
808 Wilshire Boulevard Tenant LLC	NY	
820 18th Ave South Tenant LLC	NY	
821 17th Street Tenant LLC	NY	
83 Maiden Lane Q LLC	NY	
830 Brickell Plaza Tenant LLC	NY	
830 NE Holladay Street Tenant LLC	NY	
8305 Sunset Boulevard HQ LLC	NY	
8687 Melrose Avenue Tenant LLC	NY	
8687 Melrose Green Tenant LLC	NY	
88 U Place Tenant LLC	NY	
880 3rd Ave Tenant LLC	NY	
881 Peachtree Street Northeast Tenant LLC	NY	
8910 University Center Lane Tenant LLC	NY	
90 South 400 West Tenant LLC	NY	
901 North Glebe Road Tenant LLC	NY	
901 Woodland St Tenant LLC	NY	
902 Broadway Tenant LLC	NY	
920 5th Ave Tenant LLC	NY	
920 SW 6th Avenue Tenant LLC	NY	
9200 Timpanogos Highway Tenant LLC	NY	
925 4th Avenue Tenant LLC	NY	
925 N La Brea Ave Tenant LLC	NY	
9777 Wilshire Boulevard Q LLC	NY	
980 6th Avenue Tenant LLC	NY	
9830 Wilshire Boulevard Tenant LLC	NY	
99 Chauncy Street Q LLC	NY	
99 High Street Tenant LLC	NY	
Bird Investco LLC	DE	
Cities by We LLC	DE	
Clubhouse TS LLC	NY	
Common Desk Holdings LLC	NY	

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Subsidiary	Jurisdiction	
Common Desk Daymaker LLC	NY	
Common Desk Operations LLC	DE	
Creator Fund Managing Member LLC	DE	
Euclid LLC	DE	
FieldLens LLC	NY	
Five Hundred Fifth Avenue HQ LLC	NY	
Legacy Tenant LLC	NY	
Mailroom Bar at 110 Wall LLC	NY	
One Gotham Center Tenant LLC	NY	
One Metropolitan Square Tenant LLC	NY	
Parkmerced Partner LLC	DE	
Play by WeWork LLC	DE	
Powered By We LLC	NY	
Project Caesar LLC	DE	
Project Standby I LLC	NY	
Prolific Interactive LLC	NY	
PxWe Facility & Asset Management Services LLC	DE	
South Tryon Street Tenant LLC	NY	
Spacious Technologies, LLC	DE	
The Hub Tenant LLC	NY	
Waltz Merger Sub LLC	DE	
We Rise Shell LLC	NY	
We Work 154 Grand LLC	NY	
We Work 349 5th Ave LLC	NY	
We Work Management LLC	NY	
We Work Retail LLC	NY	
Welnsure Holdco LLC	DE	
Welkio LLC	NY	
WeWork Asset Management LLC	NY	
WeWork Commons LLC	NY	
WeWork Construction LLC	NY	
WeWork Holdings LLC	NY	
WeWork Interco LLC	NY	
WeWork Labs Entity LLC	DE	
WeWork Little West 12th LLC	DE	

Subsidiary	Jurisdiction	
WeWork Magazine LLC	NY	
WeWork Real Estate LLC	NY	
WeWork Services LLC	DE	
WeWork Space Services LLC	DE	
WeWork Workplace LLC	DE	
Wildgoose I LLC	NY	
WW 11 John LLC	NY	
WW 110 Wall LLC	NY	
WW 111 West Illinois LLC	NY	
WW 115 W 18th Street LLC	NY	
WW 1161 Mission LLC	NY	
WW 120 E 23rd Street LLC	NY	
WW 1328 Florida Avenue LLC	NY	
WW 1550 Wewatta Street LLC	NY	
WW 1601 Fifth Avenue LLC	NY	
WW 1875 Connecticut LLC	NY	
WW 2015 Shattuck LLC	NY	
WW 205 E 42nd Street LLC	NY	
WW 210 N Green LLC	NY	
WW 220 NW Eighth Avenue LLC	NY	
WW 222 Broadway LLC	NY	
WW 2221 South Clark LLC	NY	
WW 240 Bedford LLC	NY	
WW 25 Broadway LLC	NY	
WW 26 JS Member LLC	NY	
WW 312 Arizona LLC	NY	
WW 350 Lincoln LLC	NY	
WW 379 W Broadway LLC	NY	
WW 401 Park Avenue South LLC	NY	
WW 5 W 125th Street LLC	NY	
WW 500 Yale LLC	NY	
WW 51 Melcher LLC	DE	
WW 520 Broadway LLC	NY	
WW 535 Mission LLC	NY	
WW 555 West 5th Street LLC	NY	
WW 5782 Jefferson LLC	NY	

Subsidiary	Jurisdiction	
WW 600 Congress LLC	NY	
WW 641 S Street LLC	NY	
WW 718 7th Street LLC	NY	
WW 81 Prospect LLC	NY	
WW 811 West 7th Street LLC	NY	
WW 85 Broad LLC	NY	
WW 995 Market LLC	NY	
WW Brooklyn Navy Yard LLC	NY	
WW BuildCo LLC	NY	
WW Enlightened Hospitality Investor LLC	NY	
WW Journal Square Holdings LLC	NY	
WW Journal Square Member LLC	NY	
WW Onsite Services LLC	NY	
WW Project Swift Development LLC	DE	
WW VendorCo LLC	NY	
WWCO Architecture Holdings LLC	DE	
80 M Street SE Tenant LLC	NY	
WeWork 156 2nd LLC	DE	
WeWork 175 Varick LLC	DE	
WeWork 25 Taylor LLC	DE	
WeWork 261 Madison LLC	NY	
WeWork 54 West 40th LLC	NY	
WeWork LA LLC	DE	
WW 1010 Hancock LLC	NY	
WW 107 Spring Street LLC	NY	
WW 745 Atlantic LLC	DE	
WW 79 Madison LLC	NY	
WeWork Wellness LLC	NY	
CD Locations, LLC	DE	
Common Coffee LLC	TX	
Common Desk DE, LLC	TX	
Common Desk OC, LLC	TX	
Common Desk West 7th, LLC	TX	
WeWork Bryant Park LLC	NY	
WW Onsite Services AAG LLC	NY	
WW Onsite Services EXP LLC	NY	

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Subsidiary	Jurisdiction	
WW Onsite Services SFI LLC	NY	
WW Onsite Services SUM LLC	NY	
Insurance Services by WeWork LLC	NY	

Schedule 7

Board of Directors: Brianna Iverson, Mike DePinho

Subsidiary	Jurisdiction
9670416 CANADA Inc.	Canada
WeWork Canada GP ULC	Canada
WeWork Canada LP ULC	Canada

Schedule 8

General Partner: WeWork Canada GP ULC

Subsidiary	Jurisdiction	
700 2 Street Southwest Tenant LP	Canada	
4635 Lougheed Highway Tenant LP	Canada	
1090 West Pender Street Tenant LP	Canada	

Schedule 9

General Partner: WeWork Companies Partner LLC Limited Partner: WeWork Companies U.S. LLC

Subsidiary	Jurisdiction
WW Worldwide C.V.	Netherlands

THIS IS EXHIBIT "G" TO THE AFFIDAVIT OF TRISH BARRETT SWORN BEFORE ME BY TWO-WAY VIDEOCONFERENCE THIS 15TH DAY OF NOVEMBER, 2023

Erik Afell

Commissioner for Taking Affidavits

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Fill in this information to identify	(the case:
United States Bankruptcy Court fo	r the:
Distri	ct of New Jersey
	(State)
Case number (if known):	Chapter

□ Check if this is an amended filing

06/22

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	1090 West Pender Street Tenant LP	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names		
3.	Debtor's federal Employer Identification Number (EIN)	<u>9</u> <u>8</u> <u>-</u> <u>1</u> <u>4</u> <u>6</u> <u>9</u> <u>5</u> <u>5</u>	5
4. Debtor's address	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
	Phile	Number Street	Number Street
	her	3rd Floor	1
	In Reb	New York, NY 10017	P.O. Box
	n the	City State Zip Code	City State Zip Code
-	copy copy states		Location of principal assets, if different from principal place of business
		New York County	
	hat the fo of the orig of the C Bankruptcy	County	Number Street
			City State Zip Code
5.	Deputtor's website (BRL)	https://www.WeWork.com/	
6.	Type of debtor	Corporation (including Limited Liability Company (LL	C) and Limited Liability Partnership (LLP))
		Partnership (excluding LLP)	A new second can set of an own built of the
		Other. Specify:	

Name	
7. Describe debtor's business	A. Check One:
	□ Health Care Business (as defined in <u>11 U.S.C. § 101(27A))</u>
	□ Single Asset Real Estate (as defined in <u>11 U.S.C. § 101(51B))</u>
	□ Railroad (as defined in <u>11 U.S.C. § 101(44))</u>
	□ Stockbroker (as defined in <u>11 U.S.C. § 101(53A))</u>
	□ Commodity Broker (as defined in <u>11 U.S.C. § 101(6))</u>
	Clearing Bank (as defined in <u>11 U.S.C. § 781(3))</u>
	☑ None of the above
	B. Check all that apply:
	□ Tax-exempt entity (as described in <u>26 U.S.C. § 501</u>)
	Investment company, including hedge fund or pooled investment vehicle (as defined in <u>15 U.S.C.</u> <u>§ 80a-3</u>)
	□ Investment advisor (as defined in <u>15 U.S.C. § 80b-2(a)(11))</u>
	 NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 5311 (Lessors of Real Estate)
8. Under which chapter of the	Check One:
Bankruptcy Code is the debtor filing?	Chapter 7
	Chapter 9
A debtor who is a "small	Chapter 11. Check all that apply:
business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is	□ The debtor is a small business debtor as defined in <u>11 U.S.C. § 101(51D)</u> , and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in <u>11 U.S.C. § 1116(1)(B)</u> .
a "small business debtor") must check the second sub- box	The debtor is a debtor as defined in <u>11 U.S.C. § 1182(1)</u> , its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or i any of these documents do not exist, follow the procedure in <u>11 U.S.C. § 1116(1)(B)</u> .
	□ A plan is being filed with this petition.
	Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with <u>11 U.S.C. § 1126(b)</u> .
	The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 13 (Official Form 201A) with this form.
	□ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
	Chapter 12
9. Were prior bankruptcy cases	⊠ No District
filed by or against the debtor within the last 8 years?	Yes. When MM/DD/YYYY Case number
	District When Case number

If more than 2 cases, attach a separate list.	District	vvnen	MM/DD/YYYY

District

When

Case number

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 Are any bankruptcy cases pending or being filed by a 		No Yes.	Dabtas	O. Diled		Relationship	Affiliate
business partner or an affiliate of the debtor?		165.	Debtor	See Rider 1	au laraau		
List all cases. If more than 1, attach a separate list.				District of No	ew Jersey	When	11/06/2023 MM / DD / YYYY
1. Why is the case filed in this	Che	eck all i	that apply:				
district?					cipal place of business, o of this petition or for a long		
		A bar	nkruptcy ca	se concerning d	ebtor's affiliate, general p	artner, or partnership is p	pending in this district.
2. Does the debtor own or have possession of any real property or personal property that needs immediate		Yes. A			erty that needs immediate		ional sheets if needed.
attention?				es or is alleged to	o pose a threat of immine		d to public health or
			What i	s the hazard?			
			It need	Is to be physical	ly secured or protected fr	om the weather.	
			(for ex		goods or assets that could , seasonal goods, meat,		
			□ Other				
			Where is tl	he property?			
					Number S	treet	
					City	State	Zip Code
			Is the prop	erty insured?			
			□ No				
			□ Yes. I	nsurance agenc	у		
			(Contact name			
			F	phone			
Statistical and add	minis	trative	informatio	on			
3. Debtor's estimation of	Che	ck one:					
available funds	⊠ F	unds v	vill be availa		ion to unsecured creditors are paid, no funds will be		to unsecured creditors.
4. Estimated number of		1-49			1,000-5,000	□ 25,001-50,0	000

200-999

Name	DOCUM6 Street Tenant LP	_	Case number (if known)		
15. Estimated assets (on a	□ \$0-\$50.000	□ \$1,00	0,001-\$10 million	□ \$500,000.0	01-\$1 billion
consolidated basis)	□ \$50,001-\$100,000		00,001-\$50 million		,001-\$10 billion
	□ \$100,001-\$500,000		00,001-\$100 million		0,001-\$50 billion
	□ \$500,001-\$1 million	□ \$100,	000,001-\$500 million	□ More than \$	\$50 billion
6. Estimated liabilities (on	□ \$0-\$50,000	□ \$1,00	0,001-\$10 million	□ \$500,000,0	01-\$1 billion
a consolidated basis)	\$50,001-\$100,000		00,001-\$50 million	□ \$1,000,000	
	□ \$100,001-\$500,000		00,001-\$100 million		0,001-\$50 billion
	□ \$500,001-\$1 million	□ \$100,	000,001-\$500 million	□ More than \$	550 billion
Request for Relief, D	Declaration, and Signatures				
VARNING Bankruptcy fraud is a \$500,000 or imprison	a serious crime. Making a fals nment for up to 20 years, or bo				in fines up to
7. Declaration and signature of authorized representative of	The debtor requests relief petition.	in accordance	with the chapter of title	11, United States Co	de, specified in this
debtor	I have been authorized to	file this petition	on behalf of the debtor		
	I have examined the inform correct.	mation in this p	etition and have a reasc	onable belief that the	information is true and
١d	leclare under penalty of perjur	y that the foreg	oing is true and correct.		
	······································	,			
	Executed on 11/06/ MM/	2023 DD / YYYY			
	× /s/ Pam Swidler			Pam Swidler	
	Signature of authoriz	ed representati	ve of debtor	Printed name	
	9				
	Title Authorized	Signatory			
18 Signature of attorney	×			Data	
18. Signature of attorney	★ /s/ Michael D. Siro			Date <u>11/06/2023</u>	
8. Signature of attorney	✓ /s/ Michael D. Siro Signature of attorney			Date <u>11/06/202</u> MM/DD/YYY	
8. Signature of attorney	/s/ Michael D. Siro			11/00/2023	
8. Signature of attorney	Signature of attorney			11/00/2023	
8. Signature of attorney	Signature of attorney			11/00/2023	
8. Signature of attorney	Michael D. Sirota			11/00/2023	
8. Signature of attorney	Michael D. Sirota Michael D. Sirota Printed name Cole Schotz P.C.	/ for debtor		11/00/2023	
8. Signature of attorney	Michael D. Sirota Michael D. Sirota Printed name Cole Schotz P.C. Firm name	/ for debtor		11/00/2023	
8. Signature of attorney	Alichael D. Sirota Signature of attorney Michael D. Sirota Printed name Cole Schotz P.C. Firm name Court Plaza North, Number	/ for debtor 25 Main Street		MM/DD/YYY	
18. Signature of attorney	Alignment Signature of attorney Signature of attorney Michael D. Sirota Printed name Cole Schotz P.C. Firm name Court Plaza North, Number Hackensack	/ for debtor 25 Main Street		11/00/2023	Y
18. Signature of attorney	/s/ Michael D. Sirota Signature of attorney Michael D. Sirota Printed name Cole Schotz P.C. Firm name Court Plaza North, Number Hackensack City	/ for debtor 25 Main Street		 MM/DD/YYY 	Y 07601 ZIP Code
18. Signature of attorney	/s/ Michael D. Sirota Signature of attorney Michael D. Sirota Printed name Cole Schotz P.C. Firm name Court Plaza North, Number Hackensack City (201) 489-3000	/ for debtor 25 Main Street		<u>New Jersey</u> State	Y 07601 ZIP Code eschotz.com
18. Signature of attorney	/s/ Michael D. Sirota Signature of attorney Michael D. Sirota Printed name Cole Schotz P.C. Firm name Court Plaza North, Number Hackensack City	/ for debtor 25 Main Street			Y 07601 ZIP Code eschotz.com

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Fill in this information to ide	ntify the case:
United States Bankruptcy Cour	rt for the:
Dist	rict of New Jersey
	(State)
Case number (if known):	Chapter 11

□ Check if this is an amended filing

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of New Jersey for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of [WeWork Inc.]

- WeWork Inc.
- 1 Beacon Street Tenant LLC
- 1 Belvedere Drive Tenant LLC
- 1 Glenwood Ave Tenant LLC
- 1 Lincoln Street Tenant LLC
- 1 Milk Street Tenant LLC
- 1 Post Street Tenant LLC
- 1 South Dearborn Street Tenant LLC
- 1 Union Square West HQ LLC
- 10 East 38th Street Tenant LLC
- 10 East 40th Street HQ LLC
- 100 Bayview Circle Tenant LLC
- 100 Broadway Tenant LLC
- 100 S State Street Tenant LLC
- 100 Summer Street Tenant LLC
- 10000 Washington Boulevard Tenant LLC
- 1001 Woodward Ave Tenant LLC
- 1003 East 4th Place Tenant LLC
- 101 East Washington Street Tenant LLC
- 101 Marietta Street NorthWest Tenant LLC
- 101 North 1st Avenue Tenant LLC
- 10250 Constellation Tenant LLC
- 1031 South Broadway Tenant LLC
- 10585 Santa Monica Boulevard Tenant LLC
- 10845 Griffith Peak Drive Tenant LLC
- 10885 NE 4th Street Tenant LLC
- 109 S 5th Street Tenant LLC
- 1090 West Pender Street Tenant LP
- 10900 Stonelake Boulevard Tenant LLC
- 1099 Stewart Street Tenant LLC
- 11 Park PI Tenant LLC
- 110 110th Avenue Northeast Tenant LLC
- 110 Corcoran Street Tenant LLC
- 110 Wall Manager LLC
- 1100 15th Street NW Tenant LLC

- 1100 Ludlow Street Tenant LLC
- 1100 Main Street Tenant LLC
- 1111 Broadway Tenant LLC
- 1111 West 6th Street Tenant LLC
- 1114 W Fulton Market Q LLC
- 1115 Broadway Q LLC
- 1115 Howell Mill Road Tenant LLC
- 1115 W Fulton Market Q LLC
- 115 Broadway Tenant LLC
- 115 East 23rd Street Tenant LLC
- 1150 South Olive Street Tenant LLC
- 1155 Perimeter Center West Tenant LLC
- 1155 West Fulton Street Tenant LLC
- 1156 6th Avenue Tenant LLC
- 117 NE 1st Ave Tenant LLC
- 1175 Peachtree Tenant LLC
- 11801 Domain Blvd Tenant LLC
- 12 East 49th Street Tenant LLC
- 12 South 1st Street Tenant LLC
- 120 West Trinity Place Tenant LLC
- 1200 17th Street Tenant LLC
- 1200 Franklin Avenue Tenant LLC
- 1201 3rd Avenue Tenant LLC
- 1201 Wills Street Tenant LLC
- 1201 Wilson Blvd Tenant LLC
- 12130 Millennium Drive Tenant LLC
- 1240 Rosecrans Tenant LLC
- 125 S Clark Street Tenant LLC
- 125 West 25th Street Tenant LLC
- 12655 Jefferson Blvd Tenant LLC
- 128 South Tryon Street Tenant LLC
- 130 5th Avenue Tenant LLC
- 130 Madison Avenue Tenant LLC
- 130 W 42nd Street Tenant LLC
- 1305 2nd Street Q LLC

- 1330 Lagoon Avenue Tenant LLC
- 1333 New Hampshire Avenue Northwest Tenant LLC
- 135 E 57th Street Tenant LLC
- 135 Madison Ave Tenant LLC
- 1372 Peachtree Street NE Tenant LLC
- 1389 Peachtree Street Northwest Tenant
 LLC
- 1400 Lavaca Street Tenant LLC
- 1410 Broadway Tenant LLC
- 1411 4th Avenue Tenant LLC
- 142 W 57th Street Tenant LLC
- 1430 Walnut Street Tenant LLC
- 1440 Broadway Tenant LLC
- 1448 NW Market Street Tenant LLC
- 1449 Woodward Avenue Tenant LLC
- 145 W 45th Street Tenant LLC
- 1450 Broadway Tenant LLC
- 1453 3rd Street Promenade Q LLC
- 1455 Market Street Tenant LLC
- 1460 Broadway Tenant LLC
- 148 Lafayette Street Tenant LLC
- 149 5th Avenue Tenant LLC
- 149 Madison Avenue Tenant LLC
- 15 West 27th Street Tenant LLC

1525 11th Ave Tenant LLC

1535 Broadway Tenant LLC

1560 Broadway Tenant LLC

16 East 34th Street Tenant LLC

160 Varick Street Tenant LLC 160 W Santa Clara St Tenant LLC

1600 7th Avenue Tenant LLC

1547 9th Street HQ LLC

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154 W 14th Street Tenant LLC

1557 West Innovation Way Tenant LLC

- 150 4th Ave N Tenant LLC
- 152 3rd Street Tenant LLC

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- 1601 Elm Street Tenant LLC
- 1601 Market Street Tenant LLC
- 1601 Vine Street Tenant LLC
- 161 Avenue of the Americas Tenant LLC
- 1615 Platte Street Tenant LLC
- 1619 Broadway Tenant LLC
- 166 Geary Street HQ LLC
- 1660 Lincoln Street Tenant LLC
- 167 N Green Street Tenant LLC
- 1700 Lincoln Street Tenant LLC
- 1701 Rhode Island Avenue Northwest Tenant LLC
 1705 Hundred Landing Backward Tenant
- 1725 Hughes Landing Boulevard Tenant LLC
- 1730 Minor Avenue Tenant LLC
- 17300 Laguna Canyon Road Tenant LLC
- 177 E Colorado Blvd Tenant LLC
- 1775 Tysons Boulevard Tenant LLC
- 18 West 18th Street Tenant LLC
- 180 Geary Street HQ LLC
- 180 Sansome Street Tenant LLC
- 1814 Franklin St Q LLC
- 18191 Von Karman Avenue Tenant LLC
- 1825 South Grant Street Tenant LLC
- 1828 Walnut St Tenant LLC
- 183 Madison Avenue Q LLC
- 1840 Gateway Dr Tenant LLC
- 185 Madison Avenue Tenant LLC
- 18691 Jamboree Road Tenant LLC
- 1875 K Street NW Tenant LLC
- 1881 Broadway HQ LLC
- 1900 Market Street Tenant LLC
- 1900 Powell Street Tenant LLC
- 1910 North Ola Avenue Tenant LLC
- 1920 McKinney Ave Tenant LLC
- 195 Montague Street Tenant LLC
- 199 Water Street Tenant LLC
- 2 Belvedere Drive Tenant LLC
- 2 Embarcadero Center Tenant LLC
- 2 North LaSalle Street Tenant LLC
- 20 W Kinzie Tenant LLC
- 200 Berkeley Street Tenant LLC
- 200 Massachusetts Ave NW Tenant LLC
- 200 Portland Tenant LLC
- 200 South Biscayne Blvd Tenant LLC
- 200 South Orange Avenue Tenant LLC
- 200 Spectrum Center Drive Tenant LLC
- 201 Spear St Tenant LLC
- 2031 3rd Ave Tenant LLC
- 205 Hudson Street Tenant LLC
- 205 North Detroit Street Tenant LLC

- 21 Penn Plaza Tenant LLC
- 210 N Green Partners LLC
- 210 N Green Promoter LLC
- 2120 Berkeley Way Tenant LLC
- 21255 Burbank Boulevard Tenant LLC
- 214 West 29th Street Tenant LLC
- 22 Cortlandt Street HQ LLC
- 2201 Broadway Tenant LLC
- 221 6th Street Tenant LLC
- 2211 Michelson Drive Tenant LLC
- 222 Kearny Street Tenant LLC
- 222 North Sepulveda Tenant LLC
- 222 S Riverside Plaza Tenant LLC
- 2221 Park Place Tenant LLC
- 2222 Ponce De Leon Blvd Tenant LLC
- 225 South 6th St Tenant LLC
- 225 W 39th Street Tenant LLC *
- 229 West 36th Street Tenant LLC
- 231 11th Ave Tenant LLC
- 2323 Delgany Street Tenant LLC
- 24 Farnsworth Street Q LLC
- 2-4 Herald Square Tenant LLC
- 2401 Elliott Avenue Tenant LLC
- 2420 17th Street Tenant LLC
- 2425 East Camelback Road Tenant LLC
- 245 Livingston St Q LLC
- 25 West 45th Street HQ LLC
- 250 E 200 S Tenant LLC
- 250 Park Avenue Tenant LLC
- 255 Giralda Avenue Tenant LLC
- 255 Greenwich Street Tenant LLC
- 255 S King St Tenant LLC
- 2600 Executive Parkway Tenant LLC
- 2700 Post Oak Blvd. Tenant LLC
- 27-01 Queens Plaza North Tenant LLC
- 2755 Canyon Blvd WW Tenant LLC
- 28 2nd Street Tenant LLC
- 28 West 44th Street HQ LLC
- 29 West 30th Street Tenant LLC
- 30 Hudson Street Tenant LLC
- 30 Wall Street Tenant LLC
- 300 Morris Street Tenant LLC
- 300 Park Avenue Tenant LLC
- 3000 Olym Boulevard Tenant LLC
- 3000 S Robertson Blvd Q LLC
- 3001 Bishop Drive Tenant LLC
- 3003 Woodbridge Ave Tenant LLC
- 3090 Olive Street Tenant LLC

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31 St James Ave Tenant LLC

3101 Park Boulevard Tenant LLC
311 W 43rd Street Tenant LLC

315 East Houston Tenant LLC

315 W 36th Street Tenant LLC

3219 Knox Street Tenant LLC

33 East 33rd Street Tenant LLC

330 North Wabash Tenant LLC

332 S Michigan Tenant LLC

340 Bryant Street HQ LLC

345 4th Street Tenant LLC

35 East 21st Street HQ LLC

35-37 36th Street Tenant LLC

360 NW 27th Street Tenant LLC

38 West 21st Street Tenant LLC

3900 W Alameda Ave Tenant LLC

391 San Antonio Road Tenant LLC

400 California Street Tenant LLC

40 Water Street Tenant LLC

400 Capitol Mall Tenant LLC

400 Concar Drive Tenant LLC

400 Lincoln Square Tenant LLC

4005 Miranda Ave Tenant LLC

404 Fifth Avenue Tenant LLC

405 Mateo Street Tenant LLC

414 West 14th Street HQ LLC

415 Mission Street Tenant LLC 419 Park Avenue South Tenant LLC

420 Commerce Street Tenant LLC

424-438 Fifth Avenue Tenant LLC

408 Broadway Tenant LLC

420 5th Avenue Q LLC

428 Broadway Tenant LLC

401 San Antonio Road Tenant LLC

400 Spectrum Center Drive Tenant LLC

4041 Macarthur Boulevard Tenant LLC

410 North Scottsdale Road Tenant LLC

385 5th Avenue Q LLC

3300 N. Interstate 35 Tenant LLC

333 West San Carlos Tenant LLC

3365 Piedmont Road Tenant LLC

345 West 100 South Tenant LLC

353 Sacramento Street Tenant LLC

3600 Brighton Boulevard Tenant LLC

33 Arch Street Tenant LLC

33 Irving Tenant LLC

316 West 12th Street Tenant LLC

3200 Park Center Drive Tenant LLC

3280 Peachtree Road NE Tenant LLC

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3120 139th Avenue Southeast Tenant

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- 429 Lenox Ave Tenant LLC
- 430 Park Avenue Tenant LLC
- 4311 11th Avenue Northeast Tenant LLC
- 433 Hamilton Avenue Tenant LLC
- 437 5th Avenue Q LLC
- 437 Madison Avenue Tenant LLC
- 44 East 30th Street HQ LLC
- 44 Montgomery Street Tenant LLC
- 44 Wall Street HQ LLC
- 448 North LaSalle Street Tenant LLC
- 45 West 18th Street Tenant LLC
- 450 Lexington Tenant LLC
- 460 Park Ave South Tenant LLC
- 460 West 50 North Tenant LLC
- 4635 Lougheed Highway Tenant LP 475 Sansome St Tenant LLC
- 483 Broadway Tenant LLC ٠
- 49 West 27th Street HQ LLC
- 490 Broadway Tenant LLC 50 W 28th Street Tenant LLC

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- 500 11th Ave North Tenant LLC
- 500 7th Avenue Tenant LLC
- 501 Boylston Street Tenant LLC .
- 501 East Kennedy Boulevard Tenant LLC .
- 501 East Las Olas Blvd Tenant LLC
- 501 Eastlake Tenant LLC
- 5049 Edwards Ranch Tenant LLC
- 505 Main Street Tenant LLC
- 505 Park Avenue Q LLC .
- 50-60 Francisco Street Tenant LLC
- 511 W 25th Street Tenant LLC
- 515 Folsom Street Tenant LLC
- 515 N State Street Tenant LLC
- 5161 Lankershim Boulevard Tenant LLC
- 5215 North O'Connor Boulevard Tenant LLC
- 524 Broadway Tenant LLC .
- 525 Broadway Tenant LLC
- 53 Beach Street Tenant LLC
- 540 Broadway Q LLC
- 545 Boylston Street Q LLC
- 546 5th Avenue Tenant LLC
- 550 7th Avenue HQ LLC .
- 550 Kearny Street HQ LLC
- 57 E 11th Street Tenant LLC
- 575 5th Avenue Tenant LLC
- 575 Lexington Avenue Tenant LLC
- 5750 Wilshire Boulevard Tenant LLC
- 5960 Berkshire Lane Tenant LLC
- 599 Broadway Tenant LLC

- 6 East 32nd Street WW Q LLC
- 600 B Street Tenant LLC
- 600 California Street Tenant LLC
- 600 H Apollo Tenant LLC
- 6001 Cass Avenue Tenant LLC .
- 601 South Figueroa Street Tenant LLC
- 606 Broadway Tenant LLC
- 609 5th Avenue Tenant LLC
- 609 Greenwich Street Tenant LLC
- 609 Main Street Tenant LLC
- 611 North Brand Boulevard Tenant LLC .
- 615 S. Tenant LLC
- 625 Massachusetts Tenant LLC .
- 625 West Adams Street Tenant LLC
- . 63 Madison Avenue Tenant LLC
- 65 East State Street Tenant LLC
- 650 California Street Tenant LLC
- 6543 South Las Vegas Boulevard Tenant . LLC
- 655 15th Street NW Tenant LLC .
- 655 Montgomery St Tenant LLC
- 655 New York Avenue Northwest Tenant . LLC
- 660 J Street Tenant LLC .
- 660 North Capitol St NW Tenant LLC .
- 6655 Town Square Tenant LLC .
- 67 Irving Place Tenant LLC
- 6900 North Dallas Parkway Tenant LLC
- 695 Town Center Drive Tenant LLC
- . 7 West 18th Street Tenant LLC
- 700 2 Street Southwest Tenant LP
- 700 K Street NW Tenant LLC
- 700 North Miami Tenant LLC
- 700 SW 5th Tenant LLC
- 708 Main St Tenant LLC
- 71 5th Avenue Tenant LLC
- 71 Stevenson Street Q LLC
- 711 Atlantic Avenue Tenant LLC
- 725 Ponce De Leon Ave NE Tenant LLC .
- 7272 Wisconsin Avenue Tenant LLC
- 729 Washington Ave Tenant LLC .
- . 7300 Dallas Parkway Tenant LLC
- 731 Sansome Street Tenant LLC .
- . 75 Arlington Street Tenant LLC
- 75 E Santa Clara Street Tenant LLC
- 75 Rock Plz Tenant LLC •
- 750 Lexington Avenue Tenant LLC
- 750 White Plains Road Tenant LLC
- 755 Sansome Street Tenant LLC .

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- . 756 W Peachtree Tenant LLC
- 77 Sands Tenant LLC

77 Sands WW Corporate Tenant LLC

7761 Greenhouse Rd Tenant LLC

777 6th Street NW Tenant LLC

78 SW 7th Street Tenant LLC

8 W 40th Street Tenant LLC

80 M Street SE Tenant LLC 800 Bellevue Way Tenant LLC

800 Market Street Tenant LLC

821 17th Street Tenant LLC

830 Brickell Plaza Tenant LLC 830 NE Holladay Street Tenant LLC

8305 Sunset Boulevard HQ LLC

8687 Melrose Avenue Tenant LLC

881 Peachtree Street Northeast Tenant

8910 University Center Lane Tenant LLC

8687 Melrose Green Tenant LLC

90 South 400 West Tenant LLC

901 Woodland St Tenant LLC

920 SW 6th Avenue Tenant LLC

9777 Wilshire Boulevard Q LLC

9830 Wilshire Boulevard Tenant LLC

980 6th Avenue Tenant LLC

99 Chauncy Street Q LLC

99 High Street Tenant LLC

Bird Investco LLC CD Locations, LLC

Cities by We LLC

Clubhouse TS LLC

Common Coffee LLC

Common Desk DE, LLC

Common Desk OC, LLC

Common Desk Daymaker LLC

Common Desk Holdings LLC

Common Desk Operations LLC

925 4th Avenue Tenant LLC 925 N La Brea Ave Tenant LLC

9670416 CANADA Inc.

9200 Timpanogos Highway Tenant LLC

902 Broadway Tenant LLC

920 5th Ave Tenant LLC

901 North Glebe Road Tenant LLC

83 Maiden Lane Q LLC

88 U Place Tenant LLC

880 3rd Ave Tenant LLC

800 North High Street Tenant LLC

801 B. Springs Road Tenant LLC

808 Wilshire Boulevard Tenant LLC 820 18th Ave South Tenant LLC

77 Sleeper Street Tenant LLC

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- Common Desk West 7th, LLC
- Creator Fund Managing Member LLC
- Euclid LLC
- Euclid WW Holdings Inc.
- FieldLens LLC
- Five Hundred Fifth Avenue HQ LLC
- Insurance Services by WeWork LLC
- Legacy Tenant LLC
- Mailroom Bar at 110 Wall LLC
- MissionU PBC
- One Gotham Center Tenant LLC
- One Metropolitan Square Tenant LLC
- Parkmerced Partner LLC
- Play by WeWork LLC
- Powered By We LLC
- Project Caesar LLC
- Project Standby I LLC
- Prolific Interactive LLC
- PxWe Facility & Asset Management Services LLC
- South Tryon Street Tenant LLC
- Spacious Technologies, LLC
- The Hub Tenant LLC
- The We Company Management Holdings
 L.P.
- The We Company Management LLC
- The We Company MC LLC
- The We Company PI L.P.
- WALTZ MERGER SUB LLC
- We Rise Shell LLC
- We Work 154 Grand LLC
- We Work 349 5th Ave LLC
- We Work Management LLC
- We Work Retail LLC
- Welnsure Holdco LLC
- Welkio LLC
- WeWork 156 2nd LLC
- WeWork 175 Varick LLC
- WeWork 25 Taylor LLC
- WeWork 261 Madison LLC
- WeWork 54 West 40th LLC
- WeWork Asset Management LLC
- WeWork Bryant Park LLC
- WeWork Canada GP ULC

- WeWork Canada LP ULC
- WeWork Commons LLC
- WeWork Companies U.S. LLC
- WeWork Companies Partner LLC
- WeWork Construction LLC
- WeWork Holdings LLC
- WeWork Interco LLC
- WeWork LA LLC
- WeWork Labs Entity LLC
- WeWork Little West 12th LLC
- WeWork Magazine LLC
- WeWork Real Estate LLC
- WeWork Services LLC
- WeWork Space Services Inc.
- WeWork Space Services LLC
- WeWork Wellness LLC
- WeWork Workplace LLC
- Wildgoose I LLC
- WW 1010 Hancock LLC
- WW 107 Spring Street LLC
- 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 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
- WW 350 Lincoln LLC
- WW 379 W Broadway LLC

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- WW 401 Park Avenue South LLC
- WW 5 W 125th Street LLC
- WW 500 Yale LLC
- WW 51 Melcher LLC
- WW 520 Broadway LLC
- WW 535 Mission LLC
- WW 555 West 5th Street LLC
- WW 5782 Jefferson LLC
- WW 600 Congress LLC
- WW 641 S Street LLC
- WW 718 7th Street LLC
- WW 745 Atlantic LLC
- WW 79 Madison LLC
- WW 81 Prospect LLC

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WW 811 West 7th Street LLC

WW Brooklyn Navy Yard LLC

WW Enlightened Hospitality Investor LLC

WW Journal Square Holdings LLC

WW Journal Square Member LLC

WW Onsite Services AAG LLC WW Onsite Services EXP LLC

WW Onsite Services SFI LLC

WW Onsite Services SUM LLC

WW Project Swift Member LLC

WW VendorCo LLC

WW Worldwide C.V.

WW Project Swift Development LLC

WWCO Architecture Holdings LLC

WW Onsite Services LLC

WWW 85 Broad LLC

WW BuildCo LLC

WW HoldCo LLC

WW Co-Obligor Inc.

WW 995 Market LLC

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Chapter 11

1090 WEST PENDER STREET TENANT LP,

Debtor.

Case No. 23-____(___)

(Joint Administration Requested)

LIST OF EQUITY SECURITY HOLDERS¹

Equity Holder	Address of Equity Holder	Percentage of Equity Held
WeWork Canada LP ULC	12 East 49th Street, 3rd Floor New York, NY 10017	99.9%
WeWork Canada GP ULC	12 East 49th Street, 3rd Floor New York, NY 10017	0.1%

¹ This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

Chapter 11

1090 WEST PENDER STREET TENANT LP,

Debtor.

Case No. 23-____(___)

(Joint Administration Requested)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
WeWork Companies U.S. LLC	99.9%

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Fill in this informa	ion to identify the c	ase:
Debtor name:	WeWork Inc.	, et al.
United States Banki	uptcy Court for the _	District of New Jersey (State)
Case number (If know	own):	

Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders¹ 12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or	tingent, deduction for value of collateral or setoficidated, or calculate unsecured claim.		ured, fill in only If claim is partially amount and llateral or setoff to
			government contracts)	disputed	Total Deduction claim, if for value of partially collateral or secured setoff		Unsecured claim
1	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	7.875% SENIOR NOTES DUE 2025				\$170,734,270.16
2	THE ALTER GROUP 3201 OLD GLENVIEW ROAD UNIT #: 302 WILMETTE, IL 60091	ATTN: MICHAEL J. ALTER TITLE: PRESIDENT EMAIL: MICHAEL@ALTERGROUP.COM PHONE: (847) 568-5909	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$11,880,802.44
3	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	5.00% SENIOR NOTES DUE 2025				\$9,471,341.67
4	WESTFIELD FULTON CENTER LLC 185 GREENWICH STREET MANAGEMENT OFFICE OCULUS LEVEL C2 NEW YORK, NY 10007	ATTN: ALINE TAIREH TITLE: GENERAL COUNSEL EMAIL: ALINE.TAIREH@URW.COM PHONE: (212) 284-9982	ACCRUED UNPAID RENT				\$8,170,257.30
5	400 CALIFORNIA, LLC C/O: KENNEDY-WILSON PROPERTIES, LTD. 151 S. EL CAMINO DRIVE BEVERLY HILLS, CA 90212	ATTN: KENT Y. MOUTON TITLE: EVP & GENERAL COUNSEL EMAIL: KMOUTON@KENNEDYWILSON.COM PHONE: (310) 887-6400	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$7,835,181.90
6	THE PLATFORM LLC 2937 E. GRAND BLVD. DETROIT, MI 48202	ATTN: CLARK LEWIS TITLE: PRESIDENT EMAIL: CLEWIS@THEPLATFORM.CITY PHONE: (313) 446-8775	LEASE TERMINATION FEES				\$5,133,719.00
7	RFR/K 81 PROSPECT OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$5,016,774.34

On a consolidated basis. The information herein shall not constitute an admission of liability by, nor is it binding on, and Debtors with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans,	claim (for ample, trade lebts, bank loans, unliquidated, or calculate unsecured claim amount. If claim unsecured claim amount. If claim secured, fill i deduction for value of collateral o calculate unsecured claim.		rred, fill in only If claim is partially amount and llateral or setoff to	
		professional services, and government contracts)		disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
8	MORI TRUST CO., LTD. 〒105-6903 KAMIYACHO TRUST TOWER 4-1-1 TORANOMON, MINATO-KU TOKYO JAPAN	ATTN: YOSHIKI TANAKA EMAIL: TANAKA-YO@MORI- TRUST.CO.JP	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$4,839,247.80
9	260-261 MADISON AVENUE LLC 261 MADISON AVENUE 27TH FLOOR NEW YORK, NY 10016	ATTN: OMER KACHLON TITLE: GENERAL COUNSEL EMAIL: QMER.KACHLON@SAPIRCORP.COM	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$4,594,399.60
10	2 NINTH AVENUE PARTNERS, LLC C/O: WILLIAM GOTTLIEB MANAGEMENT CO., LLC 177 CHRISTOPHER STREET NEW YORK, NY 10014	ATTN: WILLIAM GOTTLIEB TITLE: PRESIDENT EMAIL: BILLY@WGOTTLIEB.COM PHONE: (646) 546-4369	ACCRUED UNPAID RENT				\$4,321,260.14
11	CP 1875 K STREET LLC C/O: CARR PROPERTIES PARTNERSHIP LP THE HUB @ 1615 L ST NW SUITE 650 WASHINGTON, DC 20036	ATTN: JACKSON PRENTICE TITLE: EVP & CHIEF PORTFOLIO OFFICER EMAIL: JPRENTICE@CARRPROP.COM	LEASE TERMINATION FEES				\$3,643,000.00
12	BEACON CAPITAL PARTNERS, LLC 200 STATE STREET 5TH FLOOR BOSTON, MA 02109	ATTN: KRISTEN HOFFMAN TITLE: GENERAL COUNSEL EMAIL: KHOFFMAN@BEACONCAPITAL.COM	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,525,507.68
13	JAMESTOWN L.P.PONCE CITY MARKET675 PONCE DE LEON AVENUE NE7TH FLOORATLANTA, GA 30308	ATTN: AMBER MURRAYTITLE: MANAGING DIRECTOR & GENERAL COUNSELEMAIL: AMURRAY@JAMESTOWNLP.COMPHO NE: (770) 805-1000	LEASE TERMINATION FEES				\$3,251,217.13
14	RFR/K 77 SANDS OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$3,109,488.72
15	BCSP DENVER PROPERTY LLC C/O: BROOKFIELD PROPERTY GROUP 250 VESEY STREET 15TH FLOOR NEW YORK, NY 10281	ATTN: BEN BROWN TITLE: MANAGING PARTNER EMAIL: BEN.BROWN@BROOKFIELD.COM PHONE: (303) 390-0825	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,087,099.10
16	COHEN BROTHERS REALTY CORPORATION 750 LEXINGTON AVE. UNIT #: 28 NEW YORK, NY 10022	ATTN: MARC HOROWITZ TITLE: SR. VICE PRESIDENT OF LEASING EMAIL: MHOROWITZ@COHENBROTHERS.CO M	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$2,985,300.75
17	NUVEEN REAL ESTATE - TIAA 730 THIRD AVENUE NEW YORK, NY 10017	ATTN: CHAD PHILLIPS TITLE: GLOBAL HEAD OF OFFICE & RETAIL EMAIL: CHAD.PHILLIPS@NUVEEN.COM PHONE: (704) 988-0203	ACCRUED UNPAID RENT				\$2,856,734.99
18	ONNI GROUP 200 N. LASALLE STREET UNIT #: 750 CHICAGO, IL 60601	ATTN: GREG WILKS TITLE: VICE PRESIDENT - LEASING EMAIL: GREGWILKS@ONNI.COM	ACCRUED UNPAID RENT				\$2,702,445.11
19	WALTER & SAMUELS, INC. 419 PARK AVE. S NEW YORK, NY 10016	ATTN: PETER WEISS TITLE: CHIEF EXECUTIVE OFFICER EMAIL: PWEISS@WALTER- SAMUELS.COM PHONE: (212) 685-6200	ACCRUED UNPAID RENT				\$2,574,285.94

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans,	Indicate if claim is contingent, unliquidated, or	If the clain unsecured secured, fi deduction	n is fully unsecu l claim amount. ill in total claim for value of co	unsecured claim s fully unsecured, fill in only laim amount. If claim is partially in total claim amount and or value of collateral or setoff to secured claim.		
			professional government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	n Unsecured claim of		
20	CUSHMAN & WAKEFIELD 225 WEST WACKER STREET SUITE 3000 CHICAGO, IL 60606	ATTN: NOELLE PERKINS TITLE: EVP & GENERAL COUNSEL EMAIL: NOELLE.PERKINS@CUSHWAKE.COM PHONE: (312) 470-1800	TRADE PAYABLE				\$2,532,989.66		
21	JOHN HANCOCK LIFE INSURANCE COMPANY (USA) 197 CLARENDON STREET BOSTON, MA 02116	ATTN: THOMAS E. SAMOLUK TITLE: GENERAL COUNSEL EMAIL: TSAMOLUK@JHANCOCK.COM PHONE: (617) 663-3000	ACCRUED UNPAID RENT				\$2,316,986.42		
22	CIM GROUP 4700 WILSHIRE BOULEVARD LOS ANGELES, CA 90010 - AND - 540 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	ATTN: JONATHAN TAO TITLE: VICE PRESIDENT EMAIL: JTAO@CIMGROUP.COM	ACCRUED UNPAID RENT				\$2,078,939.12		
23	MOZAIC PARTNERS, LLC LAKESIDE CENTER, SUITE 10 3033 EXCELSIOR BOULEVARD MINNEAPOLIS, MN 55416	ATTN: JACKIE KNIGHT TITLE: PRESIDENT EMAIL: JACKIE@ACKERBERG.COM PHONE: (612) 924-6503	LEASE TERMINATION FEES				\$2,052,764.23		
24	BROADWAY CONTINENTAL CORP. 540 BROADWAY FLOOR 2 NEW YORK, NY 10012	ATTN: ADAM HENICK TITLE: PRESIDENT EMAIL: ADAM@CURRENTREADVISORS.COM PHONE: (646) 845-0351	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$2,028,657.91		
25	500-512 SEVENTH AVENUE L.P. C/O: THE CHETRIT GROUP, LLC 512 SEVENTH AVENUE 16TH FLOOR NEW YORK, NY 10018	ATTN: JO CHETRIT TITLE: OWNER PHONE: (646) 230-9360	ACCRUED UNPAID RENT				\$1,991,940.71		
26	MAYORE ESTATES, LLC 100 HENRY STREET BROOKLYN, NY 11201	ATTN: BARRETT STERN TITLE: MANAGING PARTNER EMAIL: BSTERN@NGKF.COM PHONE: (917) 439-6969	ACCRUED UNPAID RENT				\$1,773,783.00		
27	54 WEST 40TH REALTY LLC C/O: ALLIED PARTNERS INC. 770 LEXINGTON AVENUE 9TH FLOOR NEW YORK, NY 10065	ATTN: ERIC HADAR TITLE: CHAIRMAN & CEO EMAIL: ERIC@ALLIEDPARTNERS.COM PHONE: (212) 935-4900	ACCRUED UNPAID RENT				\$1,772,239.85		
28	CTO21 ACQUISITIONS II LLC 369 N. NEW YORK AVE. SUITE 201 WINTER PARK, FL 32789	ATTN: DANIEL SMITH TITLE: GENERAL COUNSEL EMAIL: DSMITH@CTOREIT.COM PHONE: 817-313-4051	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$1,694,287.51		
29	1460 LEASEHOLD SWIGHM LLCC/O: MERINGOFF PROPERTIES30 WEST 26TH STREET8TH FLOORNEW YORK, NY 10010	ATTN: JASON VACKERTITLE: PRESIDENT & CEOEMAIL: JDVACKER@MERPROP.COMPHONE: (212) 337-7763	ACCRUED UNPAID RENT				\$1,675,643.42		
30	UNITARIAN UNIVERSALIST ASSOCIATION 24 FARNSWORTH STREET BOSTON, MA 02210	ATTN: ANDREW MCGEORGE TITLE: TREASURER & CFO EMAIL: AMCGEORGE@UUA.ORG PHONE: (617) 948-4305	LEASE TERMINATION FEES				\$1,655,700.00		

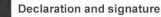
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Debtor Name	1090 West Pender Stre	et Tenant LP	
United States Bar	nkruptcy Court for the:	District of New Jersey	
			(State)

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. <u>18</u> U.S.C. <u>§§</u> 152, <u>1341</u>, <u>1519</u>, and <u>3571</u>.



I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- □ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration List of Equity Security Holders, Corporate Ownership Statement, and Certification of Creditor Matrix

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	11/06/2023	🗴 /s/ Pam Swidler
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor
		Pam Swidler
		Printed name
		Authorized Signatory
		Position or relationship to debtor

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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OMNIBUS ACTION BY UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS, THE SOLE DIRECTOR, THE SOLE MEMBER, THE BOARD OF MANAGERS, THE GENERAL PARTNER, THE LIMITED PARTNER, OR OTHER SIMILAR GOVERNING BODY, AS APPLICABLE, OF WEWORK INC. AND EACH OF THE SUBSIDIARIES HERETO

Dated as of November 5, 2023

The undersigned, being (i) all of the members of the boards of directors, (ii) the sole member, (iii) the sole director, (iv) the board of managers, (v) the general partner, (vi) the limited partner (each a "<u>Governing Body</u>"), as applicable, of each of the entities listed in <u>Schedules 1–9</u> hereof (each, a "<u>Company</u>" and collectively, the "<u>Companies</u>"), as Governing Body of such Company, by unanimous written consent in lieu of a special meeting and in accordance with the bylaws, operating agreements, articles of association, or limited liability company agreements of each Company (collectively, the "<u>Governing Documents</u>"), as applicable, and the applicable laws of the jurisdiction in which such Company is organized, do hereby approve, consent to, and adopt the following recitals and resolutions, with the same force and effect as if they had been adopted at a duly convened special meeting of each Governing Body;

WHEREAS, each Governing Body has reviewed and considered (i) the filing of voluntary petitions for relief (the "<u>Bankruptcy Petitions</u>") for each Company under the provisions of chapter 11 of title 11 of the United States Code, <u>11 U.S.C. § 101</u> et seq. (as amended, the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of New Jersey (the "<u>Bankruptcy Court</u>") pursuant to the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized (the "<u>Restructuring Matters</u>"); and (ii) the retention of professionals by each Company;

WHEREAS, on August 8, 2023, the board of directors of WeWork Inc. (the "Board of Directors") created a special committee (the "Special Committee") comprising of the disinterested directors and on August 17, 2023, delegated to the Special Committee certain rights, authority, and powers in connection with any matters, including the Restructuring Matters, in which a conflict of interests exists or is reasonably likely to exist between the Company, on the one hand, and any of its current and former directors, managers, officers, investment committee members, special or other committee members, equity holders (regardless of whether such interests are held directly or indirectly), affiliated investment funds or investment vehicles, managed accounts or funds, predecessors, participants, successors, assigns, subsidiaries, affiliates, partners, limited partners, general partners, principals, members, management companies, fund advisors or managers, employees, agents, trustees, advisory board members, financial advisors, attorneys (including any other attorneys or professionals retained by any current or former director or manager in his or her capacity as director or manager of an entity), accountants, investment bankers, consultants, representatives, and other professionals and advisors of such person or entity, and any such person's or entity's respective heirs, executors, estates, and nominees, on the other hand, as reasonably determined by the Special Committee (each a "Conflicts Matter");

WHEREAS, on August 17, 2023, the Board of Directors delegated to the Special Committee the authority and power to review, discuss, consider, and negotiate the Company's

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entry into and consummation of Restructuring Matters, including to (a) review and evaluate any such Restructuring Matters and consider whether or not it is fair to and in the best interests of the Company and its respective stakeholders to proceed with such Restructuring Matters, (b) to determine that any such Restructuring Matters should not proceed at the present time if not fair or in such best interests;

WHEREAS, in respect of the Companies that are incorporated in Canada (the "<u>Canadian</u> <u>Companies</u>"), WeWork Inc. and each Canadian Company have requested an appointment of WeWork Inc. as foreign representative (the "<u>Foreign Representative</u>") in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative;

WHEREAS, each Governing Body has reviewed and considered the materials presented by the management of each Company and each Company's financial and legal advisors, and has had adequate opportunity to consult with such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to each Company;

WHEREAS, each Governing Body has determined, in its business judgement, that the following resolutions are advisable and in the best interest of the Companies, their creditors, other stakeholders, and other parties in interest;

NOW, THEREFORE, IT IS HEREBY RESOLVED, that, pursuant to the applicable governing documents of each Company, the undersigned do hereby adopt the following resolutions:

Chapter 11 Filing

RESOLVED, in the business judgment of each Governing Body, it is desirable and in the best interests of the Companies, the creditors, other stakeholders, and other parties in interest, that each Company files or causes to be filed the Bankruptcy Petitions under the Bankruptcy Code in the Bankruptcy Court, and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States, and, in accordance with the requirements in each Company's governing documents and applicable law, hereby consents to, authorizes, and approves, the filing of the Bankruptcy Petitions;

FURTHER RESOLVED, that any director or other duly appointed officer of each Company (collectively, the "<u>Authorized Persons</u>" and each an "<u>Authorized Person</u>"), shall be, and each of them individually hereby is, authorized and directed for and on behalf of each Company to take all actions (including, without limitation, to negotiate and execute any documents, certificates, supplemental agreements, and instruments) to act as signatory and attorney on behalf of each Company in respect of the Restructuring Matters and/or any persons to whom such Authorized Persons and/or officers delegate certain responsibilities, be, and hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operations of each Company's business;

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FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed to execute and file on behalf of each Company all other petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Companies' businesses;

FURTHER RESOLVED, in respect of the Companies that are incorporated in Canada, WeWork Inc. hereby authorizes and consents to its appointment as Foreign Representative by the Bankruptcy Court in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consents to take all steps and actions it deems necessary or proper in connection with such application and proceedings; and

FURTHER RESOLVED, each Canadian Company hereby authorizes and consents to WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of the Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consent to take all steps and actions it deems necessary or proper in connection with such application and proceedings.

Retention of Professionals

RESOLVED, each of the Authorized Persons, be, and hereby are, authorized, empowered, and directed to retain on behalf of each Company: (i) the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP as bankruptcy counsel; (ii) the law firm of Cole Schotz P.C. as local bankruptcy counsel; (iii) PJT Partners LP as investment banker; (iv) Alvarez & Marsal North America, LLC as restructuring advisor; (v) Epiq Corporate Restructuring, LLC as claims and noticing agent; (vi) Deloitte Tax LLP as tax advisor; (vii) Munger, Tolles & Olson LLP, as legal counsel; to WeWork Inc. under the direction of the Special Committee; (viii) Province, LLC, as financial advisor to WeWork Inc. under the direction of the Special Committee, and (ix) any other legal counsel, accountants, financial advisors, restructuring advisors or other professionals the Authorized Persons deem necessary, appropriate, or advisable, each to represent and assist the Companies in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and applicable law (including, but not limited to, the law firms filing any pleadings or responses), and in connection therewith, the Authorized Persons, be, and hereby are authorized, empowered, and directed, in accordance with the terms and conditions hereof, to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services; and

FURTHER RESOLVED, each of the Authorized Persons, be, and hereby is authorized, empowered and directed to execute and file all petitions, schedules, motions, lists applications, pleadings, and other papers, and to perform such further actions and execute such further documentation that the Authorized Persons in their absolute discretion deem necessary, appropriate, or desirable in accordance with these resolutions.

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Use of Cash Collateral and Adequate Protection

RESOLVED, that each Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash</u> <u>Collateral</u>"), which is security for certain of the Companies' prepetition secured lenders under certain credit facilities and notes indentures by and among certain of the Companies, the guarantors party thereto, and the lenders party thereto (the "<u>Prepetition Secured Lenders</u>");

FURTHER RESOLVED, each of the Authorized Persons be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to seek approval of the use of cash collateral pursuant to a cash collateral order in interim and final form (together, the "Cash Collateral Order"), and, to the extent applicable to the Company, any Authorized Person be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Company, necessary or advisable to implement the Cash Collateral Order, including providing for adequate protection to the Prepetition Secured Lenders in accordance with section 363 of the Bankruptcy Code (the "Adequate Protection Obligations"), as well as any additional or further agreements for the use of cash collateral in connection with the chapter 11 cases, which agreement(s) may require the Companies to grant adequate protection and security interests to the Prepetition Secured Lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of the Companies pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Person shall deem necessary, proper, or advisable, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery of such agreement, instrument, or document; and

FURTHER RESOLVED, that each Company, as debtors and debtors in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations.

Further and Prior Actions

RESOLVED, the Companies are hereby authorized to authorize (and each Company hereby authorizes) any direct or indirect subsidiary of each Company or any entity of which such Company or any subsidiary of such Company is the sole member, general partner, managing member, or equivalent manager, as applicable, to take each of the actions described in these resolutions or any of the actions authorized in these resolutions, and none of the resolutions contained herein, or action taken in furtherance hereto shall have or cause an adverse effect on any such subsidiary or such Company's interest therein (including, without limitation, any automatic dissolution, divestiture, dissociation, or like event under applicable law);

FURTHER RESOLVED, in addition to the specific authorizations heretofore conferred upon such Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's governing documents and applicable law, be, and each of them hereby is, authorized to execute, acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of each Company relating to the Restructuring Matters;

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FURTHER RESOLVED, each of the Authorized Persons (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Person's or Authorized Persons' absolute discretion, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolution adopted herein;

FURTHER RESOLVED, the Governing Bodies have received sufficient notice of the foregoing resolutions, as well as the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the governing documents of each Company, or hereby waive any right to have received such notice;

FURTHER RESOLVED, all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed, and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of the Governing Bodies;

FURTHER RESOLVED, that, to the extent any action authorized herein to be taken by any Governing Body or Authorized Person constitutes a Conflicts Matter, such action is hereby approved by the Special Committee, and the Special Committee hereby authorizes all Authorized Persons to take any suction actions and to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with such Conflicts Matter, or in furtherance of the intentions expressed in the foregoing resolutions with respect to such Conflicts Matter, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents; and

FURTHER RESOLVED, any Authorized Person be, and each of them hereby is, authorized to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or

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the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents.

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

> Board of Directors of the TopCo listed on Schedule 1

By: Name: David Tolley

By: Name: Paul Keglevic

By:_ Name: Paul Aronzon

By:____ Name: Alex Clavel

By: ____ Name: Elizabeth LaPuma

By:____ Name: Henry S. Miller

By: Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

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By: Name: Paul Aronzon

By: Name: Alex Clavel

By: Name: Elizabeth LaPuma

By: Name: Henry S. Miller

By: Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:

Name: David Tolley

By:

Name: Paul Keglevic

By:

Name: Paul Aronzon

By:

Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By: ______ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

> Board of Directors of the TopCo listed on Schedule 1

By:_____ Name: David Tolley

Ву:____ Name: Paul Keglevic

By:_ Name: Paul Aronzon

By: Chix h

Name: Alex Clavel

By:_____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:___ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____

Name: David Tolley

By:_____

Name: Paul Keglevic

By:_____

Name: Paul Aronzon

By:_____ Name: Alex Clavel

Myabet By:

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

Name: Elizabeth LaPuma

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on Schedule 1

By:

Name: David Tolley

By:_____ Name: Paul Keglevic

By:_

Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____ Name: David Tolley

By:_____ Name: Paul Keglevic

By:_____

Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

DocuSigned by:

By: <u>6292F30C198541C...</u> Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 2</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK INC., being the Sole Member of each Subsidiary listed on <u>Schedule 2</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 3</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

The WE Company MC LLC, being General Partner of the Subsidiaries listed on <u>Schedule 3</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on Schedule 4

By:

Name: Pamela Swidler

By:_____ Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on <u>Schedule 4</u>

By: _____ Name: Pamela Swidler

Bv:

Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on Schedule 5

By: 1 hrs

Name: Pamela Swidler

By: Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on <u>Schedule 5</u>

By: _____ Name: Pamela Swidler

Buttele Bv:

Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 6</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK COMPANIES U.S. LLC, being the Sole Member of each Subsidiary listed on Schedule 6

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 7</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means and such facsimile, email an original.

By:

Schedu	DocuSigned by:
	Brianna Iverson
By:	582ABE970A3C4E6
Name:	Brianna Iverson

Michael Vefinho -A7D79BC0D7FF4D6.

Name: Michael DePinho

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IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 8</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK CANADA GP ULC, being General Partner of the Limited Partnerships listed on Schedule 8

DocuSigned by: Michael Depinho A7D79BC0D7FF4D6

Michael DePinho Its: Authorized Signatory

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IN WITNESS WHEREOF, the undersigned, constituting the general partner and the limited partner of all subsidiaries listed on <u>Schedule 9</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK COMPANIES PARTNER LLC, being General Partner of the Subsidiaries listed on <u>Schedule 9</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

and

WEWORK COMPANIES U.S. LLC, being Limited Partner of the Subsidiaries listed on Schedule 9

have

Pamela Swidler Its: Chief Legal Officer and Secretary

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Schedule 1

Board of Directors: David Tolley, Paul Keglevic, Paul Aronzon, Alex Clavel, Elizabeth LaPuma, Henry S. Miller, and Vikas Parekh

TopCo	Jurisdiction
WeWork Inc.	DE

Schedule 2

Sole Member: WeWork Inc.

Subsidiary	Jurisdiction
WW Holdco LLC	DE

Schedule 3

General Partner: The We Company MC LLC

Subsidiary	Jurisdiction
The We Company Management Holdings L.P.	Cayman
The We Company PI L.P.	Cayman

Schedule 4

Board of Directors: Pamela Swidler, Kurt Wehner

Jurisdiction
DE
DE
NY
DE

Schedule 5

Board of Managers: Pamela Swidler, Kurt Wehner

Subsidiary	Jurisdiction
The We Company MC LLC	DE
The WE Company Management LLC	DE
WeWork Companies U.S. LLC	DE

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Schedule 6

Subsidiary	Jurisdiction		
WeWork Companies Partner LLC	NY		
1 Beacon Street Tenant LLC	NY		
1 Belvedere Drive Tenant LLC	NY		
1 Glenwood Ave Tenant LLC	NY		
1 Lincoln Street Tenant LLC	NY		
1 Milk Street Tenant LLC	NY		
1 Post Street Tenant LLC	NY		
1 South Dearborn Street Tenant LLC	NY		
1 Union Square West HQ LLC	NY		
10 East 38th Street Tenant LLC	NY		
10 East 40th Street HQ LLC	NY		
100 Bayview Circle Tenant LLC	NY		
100 Broadway Tenant LLC	NY		
100 S State Street Tenant LLC	NY		
100 Summer Street Tenant LLC	NY		
10000 Washington Boulevard Tenant LLC	NY		
1001 Woodward Ave Tenant LLC	NY		
1003 East 4th Place Tenant LLC	NY		
101 East Washington Street Tenant LLC	NY		
101 Marietta Street NorthWest Tenant LLC	NY		
101 North 1st Avenue Tenant LLC	NY		
10250 Constellation Tenant LLC	NY		
1031 South Broadway Tenant LLC	NY		
10585 Santa Monica Boulevard Tenant LLC	NY		
10845 Griffith Peak Drive Tenant LLC	NY		
10885 NE 4th Street Tenant LLC	NY		
109 S 5th Street Tenant LLC	NY		
10900 Stonelake Boulevard Tenant LLC	NY		
1099 Stewart Street Tenant LLC	NY		
11 Park Pl Tenant LLC	NY		
110 110th Avenue Northeast Tenant LLC	NY		
110 Corcoran Street Tenant LLC	NY		
110 Wall Manager LLC	NY		

Sole Member: WeWork Companies U.S. LLC

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Subsidiary	Jurisdiction		
1100 15th Street NW Tenant LLC	NY		
1100 Ludlow Street Tenant LLC	NY		
1100 Main Street Tenant LLC	NY		
1111 Broadway Tenant LLC	NY		
1111 West 6th Street Tenant LLC	NY		
1114 W Fulton Market Q LLC	NY		
1115 Broadway Q LLC	NY		
1115 Howell Mill Road Tenant LLC	NY		
1115 W Fulton Market Q LLC	NY		
115 Broadway Tenant LLC	NY		
115 East 23rd Street Tenant LLC	NY		
1150 South Olive Street Tenant LLC	NY		
1155 Perimeter Center West Tenant LLC	NY		
1155 West Fulton Street Tenant LLC	NY		
1156 6th Avenue Tenant LLC	NY		
117 NE 1st Ave Tenant LLC	NY		
1175 Peachtree Tenant LLC	NY		
11801 Domain Blvd Tenant LLC	NY		
12 East 49th Street Tenant LLC	NY		
12 South 1st Street Tenant LLC	NY		
120 West Trinity Place Tenant LLC	NY		
1200 17th Street Tenant LLC	NY		
1200 Franklin Avenue Tenant LLC	NY		
1201 3rd Avenue Tenant LLC	NY		
1201 Wills Street Tenant LLC	NY		
1201 Wilson Blvd Tenant LLC	NY		
12130 Millennium Drive Tenant LLC	NY		
1240 Rosecrans Tenant LLC	NY		
125 S Clark Street Tenant LLC	NY		
125 West 25th Street Tenant LLC	NY		
12655 Jefferson Blvd Tenant LLC	NY		
128 South Tryon Street Tenant LLC	NY		
130 5th Avenue Tenant LLC	NY		
130 Madison Avenue Tenant LLC	NY		
130 W 42nd Street Tenant LLC	NY		
1305 2nd Street Q LLC	NY		

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Subsidiary	Jurisdiction		
1330 Lagoon Avenue Tenant LLC	NY		
1333 New Hampshire Avenue Northwest			
Tenant LLC	NY		
135 E 57th Street Tenant LLC	NY		
135 Madison Ave Tenant LLC	NY		
1372 Peachtree Street NE Tenant LLC	NY		
1389 Peachtree Street Northwest Tenant LLC	NY		
1400 Lavaca Street Tenant LLC	NY		
1410 Broadway Tenant LLC	NY		
1411 4th Avenue Tenant LLC	NY		
142 W 57th Street Tenant LLC	NY		
1430 Walnut Street Tenant LLC	NY		
1440 Broadway Tenant LLC	NY		
1448 NW Market Street Tenant LLC	NY		
1449 Woodward Avenue Tenant LLC	NY		
145 W 45th Street Tenant LLC	NY		
1450 Broadway Tenant LLC	NY		
1453 3rd Street Promenade Q LLC	NY		
1455 Market Street Tenant LLC	NY		
1460 Broadway Tenant LLC	NY		
148 Lafayette Street Tenant LLC	NY		
149 5th Avenue Tenant LLC	NY		
149 Madison Avenue Tenant LLC	NY		
15 West 27th Street Tenant LLC	NY		
150 4th Ave N Tenant LLC	NY		
152 3rd Street Tenant LLC	NY		
1525 11th Ave Tenant LLC	NY		
1535 Broadway Tenant LLC	NY		
154 W 14th Street Tenant LLC	NY		
1547 9th Street HQ LLC	NY		
1557 West Innovation Way Tenant LLC	NY		
1560 Broadway Tenant LLC	NY		
16 East 34th Street Tenant LLC	NY		
160 Varick Street Tenant LLC	NY		
160 W Santa Clara St Tenant LLC	NY		
1600 7th Avenue Tenant LLC	NY		

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Subsidiary	Jurisdiction		
1601 Elm Street Tenant LLC	NY		
1601 Market Street Tenant LLC	NY		
1601 Vine Street Tenant LLC	NY		
161 Avenue of the Americas Tenant LLC	NY		
1615 Platte Street Tenant LLC	NY		
1619 Broadway Tenant LLC	NY		
166 Geary Street HQ LLC	NY		
1660 Lincoln Street Tenant LLC	NY		
167 N Green Street Tenant LLC	NY		
1700 Lincoln Street Tenant LLC	NY		
1701 Rhode Island Avenue Northwest Tenant	2.400		
LLC	NY		
1725 Hughes Landing Boulevard Tenant LLC	NY		
1730 Minor Avenue Tenant LLC	NY		
17300 Laguna Canyon Road Tenant LLC	NY		
177 E Colorado Blvd Tenant LLC	NY		
1775 Tysons Boulevard Tenant LLC	NY		
18 West 18th Street Tenant LLC	NY		
180 Geary Street HQ LLC	NY		
180 Sansome Street Tenant LLC	NY		
1814 Franklin St Q LLC	NY		
18191 Von Karman Avenue Tenant LLC	NY		
1825 South Grant Street Tenant LLC	NY		
1828 Walnut St Tenant LLC	NY		
183 Madison Avenue Q LLC	NY		
1840 Gateway Dr Tenant LLC	NY		
185 Madison Avenue Tenant LLC	NY		
18691 Jamboree Road Tenant LLC	NY		
1875 K Street NW Tenant LLC	NY		
1881 Broadway HQ LLC	NY		
1900 Market Street Tenant LLC	NY		
1900 Powell Street Tenant LLC	NY		
1910 North Ola Avenue Tenant LLC	NY		
1920 McKinney Ave Tenant LLC	NY		
195 Montague Street Tenant LLC	NY		
199 Water Street Tenant LLC	NY		

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Subsidiary	Jurisdiction
2 Belvedere Drive Tenant LLC	NY
2 Embarcadero Center Tenant LLC	NY
2 North LaSalle Street Tenant LLC	NY
20 W Kinzie Tenant LLC	NY
200 Berkeley Street Tenant LLC	NY
200 Massachusetts Ave NW Tenant LLC	NY
200 Portland Tenant LLC	NY
200 South Biscayne Blvd Tenant LLC	NY
200 South Orange Avenue Tenant LLC	NY
200 Spectrum Center Drive Tenant LLC	NY
201 Spear St Tenant LLC	NY
2031 3rd Ave Tenant LLC	NY
205 Hudson Street Tenant LLC	NY
205 North Detroit Street Tenant LLC	NY
21 Penn Plaza Tenant LLC	NY
210 N Green Partners LLC	NY
210 N Green Promoter LLC	NY
2120 Berkeley Way Tenant LLC	NY
21255 Burbank Boulevard Tenant LLC	NY
214 West 29th Street Tenant LLC	NY
22 Cortlandt Street HQ LLC	NY
2201 Broadway Tenant LLC	NY
221 6th Street Tenant LLC	NY
2211 Michelson Drive Tenant LLC	NY
222 Kearny Street Tenant LLC	NY
222 North Sepulveda Tenant LLC	NY
222 S Riverside Plaza Tenant LLC	NY
2221 Park Place Tenant LLC	NY
2222 Ponce De Leon Blvd Tenant LLC	NY
225 South 6th St Tenant LLC	NY
225 W 39th Street Tenant LLC	NY
229 West 36th Street Tenant LLC	NY
231 11th Ave Tenant LLC	NY
2323 Delgany Street Tenant LLC	NY
24 Farnsworth Street Q LLC	NY
2-4 Herald Square Tenant LLC	NY

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Subsidiary	Jurisdiction
2401 Elliott Avenue Tenant LLC	NY
2420 17th Street Tenant LLC	NY
2425 East Camelback Road Tenant LLC	NY
245 Livingston St Q LLC	NY
25 West 45th Street HQ LLC	NY
250 E 200 S Tenant LLC	NY
250 Park Avenue Tenant LLC	NY
255 Giralda Avenue Tenant LLC	NY
255 Greenwich Street Tenant LLC	NY
255 S King St Tenant LLC	NY
2600 Executive Parkway Tenant LLC	NY
2700 Post Oak Blvd. Tenant LLC	NY
27-01 Queens Plaza North Tenant LLC	NY
2755 Canyon Blvd WW Tenant LLC	NY
28 2nd Street Tenant LLC	NY
28 West 44th Street HQ LLC	NY
29 West 30th Street Tenant LLC	NY
30 Hudson Street Tenant LLC	DE
30 Wall Street Tenant LLC	NY
300 Morris Street Tenant LLC	NY
300 Park Avenue Tenant LLC	NY
3000 Olym Boulevard Tenant LLC	NY
3000 S Robertson Blvd Q LLC	NY
3001 Bishop Drive Tenant LLC	NY
3003 Woodbridge Ave Tenant LLC	NY
3090 Olive Street Tenant LLC	NY
31 St James Ave Tenant LLC	NY
3101 Park Boulevard Tenant LLC	NY
311 W 43rd Street Tenant LLC	NY
3120 139th Avenue Southeast Tenant LLC	NY
315 East Houston Tenant LLC	NY
315 W 36th Street Tenant LLC	NY
316 West 12th Street Tenant LLC	NY
3200 Park Center Drive Tenant LLC	NY
3219 Knox Street Tenant LLC	NY
3280 Peachtree Road NE Tenant LLC	NY

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Subsidiary	Jurisdiction
33 Arch Street Tenant LLC	NY
33 East 33rd Street Tenant LLC	NY
33 Irving Tenant LLC	NY
330 North Wabash Tenant LLC	NY
3300 N. Interstate 35 Tenant LLC	NY
332 S Michigan Tenant LLC	NY
333 West San Carlos Tenant LLC	NY
3365 Piedmont Road Tenant LLC	NY
340 Bryant Street HQ LLC	NY
345 4th Street Tenant LLC	NY
345 West 100 South Tenant LLC	NY
35 East 21st Street HQ LLC	NY
353 Sacramento Street Tenant LLC	NY
35-37 36th Street Tenant LLC	NY
<u>360 NW 27</u> th Street Tenant LLC	NY
3600 Brighton Boulevard Tenant LLC	NY
38 West 21st Street Tenant LLC	NY
385 5th Avenue Q LLC	NY
3900 W Alameda Ave Tenant LLC	NY
391 San Antonio Road Tenant LLC	NY
40 Water Street Tenant LLC	NY
400 California Street Tenant LLC	NY
400 Capitol Mall Tenant LLC	NY
400 Concar Drive Tenant LLC	NY
400 Lincoln Square Tenant LLC	NY
400 Spectrum Center Drive Tenant LLC	NY
4005 Miranda Ave Tenant LLC	NY
401 San Antonio Road Tenant LLC	NY
404 Fifth Avenue Tenant LLC	NY
4041 Macarthur Boulevard Tenant LLC	NY
405 Mateo Street Tenant LLC	NY
408 Broadway Tenant LLC	NY
410 North Scottsdale Road Tenant LLC	NY
414 West 14th Street HQ LLC	NY
415 Mission Street Tenant LLC	NY
419 Park Avenue South Tenant LLC	NY

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Subsidiary	Jurisdiction
420 5th Avenue Q LLC	NY
420 Commerce Street Tenant LLC	NY
WW Project Swift Member LLC	DE
424-438 Fifth Avenue Tenant LLC	NY
428 Broadway Tenant LLC	NY
429 Lenox Ave Tenant LLC	NY
430 Park Avenue Tenant LLC	NY
4311 11th Avenue Northeast Tenant LLC	NY
433 Hamilton Avenue Tenant LLC	NY
437 5th Avenue Q LLC	NY
437 Madison Avenue Tenant LLC	NY
44 East 30th Street HQ LLC	NY
44 Montgomery Street Tenant LLC	NY
44 Wall Street HQ LLC	NY
448 North LaSalle Street Tenant LLC	NY
45 West 18th Street Tenant LLC	NY
450 Lexington Tenant LLC	NY
460 Park Ave South Tenant LLC	NY
460 West 50 North Tenant LLC	NY
475 Sansome St Tenant LLC	NY
483 Broadway Tenant LLC	NY
49 West 27th Street HQ LLC	NY
490 Broadway Tenant LLC	NY
50 W 28th Street Tenant LLC	NY
500 11th Ave North Tenant LLC	NY
500 7th Avenue Tenant LLC	NY
501 Boylston Street Tenant LLC	NY
501 East Kennedy Boulevard Tenant LLC	NY
501 East Las Olas Blvd Tenant LLC	NY
501 Eastlake Tenant LLC	NY
5049 Edwards Ranch Tenant LLC	NY
505 Main Street Tenant LLC	NY
505 Park Avenue Q LLC	NY
50-60 Francisco Street Tenant LLC	NY
511 W 25th Street Tenant LLC	NY
515 Folsom Street Tenant LLC	NY

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Subsidiary	Jurisdiction
515 N State Street Tenant LLC	NY
5161 Lankershim Boulevard Tenant LLC	NY
5215 North O'Connor Boulevard Tenant LLC	NY
524 Broadway Tenant LLC	NY
525 Broadway Tenant LLC	NY
53 Beach Street Tenant LLC	NY
540 Broadway Q LLC	NY
545 Boylston Street Q LLC	NY
546 5th Avenue Tenant LLC	NY
550 7th Avenue HQ LLC	NY
550 Kearny Street HQ LLC	NY
57 E 11th Street Tenant LLC	NY
575 5th Avenue Tenant LLC	NY
575 Lexington Avenue Tenant LLC	NY
5750 Wilshire Boulevard Tenant LLC	NY
5960 Berkshire Lane Tenant LLC	NY
599 Broadway Tenant LLC	NY
6 East 32nd Street WW Q LLC	NY
600 B Street Tenant LLC	NY
600 California Street Tenant LLC	NY
600 H Apollo Tenant LLC	NY
6001 Cass Avenue Tenant LLC	NY
601 South Figueroa Street Tenant LLC	NY
606 Broadway Tenant LLC	NY
609 5th Avenue Tenant LLC	NY
609 Greenwich Street Tenant LLC	NY
609 Main Street Tenant LLC	NY
611 North Brand Boulevard Tenant LLC	NY
615 S. Tenant LLC	NY
625 Massachusetts Tenant LLC	NY
625 West Adams Street Tenant LLC	NY
63 Madison Avenue Tenant LLC	NY
65 East State Street Tenant LLC	NY
650 California Street Tenant LLC	NY
6543 South Las Vegas Boulevard Tenant LLC	NY

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Subsidiary	Jurisdiction
655 15th Street NW Tenant LLC	NY
655 Montgomery St Tenant LLC	NY
655 New York Avenue Northwest Tenant LLC	NY
660 J Street Tenant LLC	NY
660 North Capitol St NW Tenant LLC	NY
6655 Town Square Tenant LLC	NY
67 Irving Place Tenant LLC	NY
6900 North Dallas Parkway Tenant LLC	NY
695 Town Center Drive Tenant LLC	NY
7 West 18th Street Tenant LLC	NY
700 K Street NW Tenant LLC	NY
700 North Miami Tenant LLC	NY
700 SW 5th Tenant LLC	NY
708 Main St Tenant LLC	NY
71 5th Avenue Tenant LLC	NY
71 Stevenson Street Q LLC	NY
711 Atlantic Avenue Tenant LLC	NY
725 Ponce De Leon Ave NE Tenant LLC	NY
7272 Wisconsin Avenue Tenant LLC	NY
729 Washington Ave Tenant LLC	NY
7300 Dallas Parkway Tenant LLC	NY
731 Sansome Street Tenant LLC	NY
75 Arlington Street Tenant LLC	NY
75 E Santa Clara Street Tenant LLC	NY
75 Rock Plz Tenant LLC	NY
750 Lexington Avenue Tenant LLC	NY
750 White Plains Road Tenant LLC	NY
755 Sansome Street Tenant LLC	NY
756 W Peachtree Tenant LLC	NY
77 Sands Tenant LLC	NY
77 Sands WW Corporate Tenant LLC	NY
77 Sleeper Street Tenant LLC	NY
7761 Greenhouse Rd Tenant LLC	NY
777 6th Street NW Tenant LLC	NY
78 SW 7th Street Tenant LLC	NY

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Subsidiary	Jurisdiction
8 W 40th Street Tenant LLC	NY
800 Bellevue Way Tenant LLC	NY
800 Market Street Tenant LLC	NY
800 North High Street Tenant LLC	NY
801 B. Springs Road Tenant LLC	NY
808 Wilshire Boulevard Tenant LLC	NY
820 18th Ave South Tenant LLC	NY
821 17th Street Tenant LLC	NY
83 Maiden Lane Q LLC	NY
830 Brickell Plaza Tenant LLC	NY
830 NE Holladay Street Tenant LLC	NY
8305 Sunset Boulevard HQ LLC	NY
8687 Melrose Avenue Tenant LLC	NY
8687 Melrose Green Tenant LLC	NY
88 U Place Tenant LLC	NY
880 3rd Ave Tenant LLC	NY
881 Peachtree Street Northeast Tenant LLC	NY
8910 University Center Lane Tenant LLC	NY
90 South 400 West Tenant LLC -	NY
901 North Glebe Road Tenant LLC	NY
901 Woodland St Tenant LLC	NY
902 Broadway Tenant LLC	NY
920 5th Ave Tenant LLC	NY
920 SW 6th Avenue Tenant LLC	NY
9200 Timpanogos Highway Tenant LLC	NY
925 4th Avenue Tenant LLC	NY
925 N La Brea Ave Tenant LLC	NY
9777 Wilshire Boulevard Q LLC	NY
980 6th Avenue Tenant LLC	NY
9830 Wilshire Boulevard Tenant LLC	NY
99 Chauncy Street Q LLC	NY
99 High Street Tenant LLC	NY
Bird Investco LLC	DE
Cities by We LLC	DE
Clubhouse TS LLC	NY
Common Desk Holdings LLC	NY

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Subsidiary	Jurisdiction
Common Desk Daymaker LLC	NY
Common Desk Operations LLC	DE
Creator Fund Managing Member LLC	DE
Euclid LLC	DE
FieldLens LLC	NY
Five Hundred Fifth Avenue HQ LLC	NY
Legacy Tenant LLC	NY
Mailroom Bar at 110 Wall LLC	NY
One Gotham Center Tenant LLC	NY
One Metropolitan Square Tenant LLC	NY
Parkmerced Partner LLC	DE
Play by WeWork LLC	DE
Powered By We LLC	NY
Project Caesar LLC	DE
Project Standby I LLC	NY
Prolific Interactive LLC	NY
PxWe Facility & Asset Management Services LLC	DE
South Tryon Street Tenant LLC	NY
Spacious Technologies, LLC	DE
The Hub Tenant LLC	NY
Waltz Merger Sub LLC	DE
We Rise Shell LLC	NY
We Work 154 Grand LLC	NY
We Work 349 5th Ave LLC	NY
We Work Management LLC	NY
We Work Retail LLC	NY
WeInsure Holdco LLC	DE
Welkio LLC	NY
WeWork Asset Management LLC	NY
WeWork Commons LLC	NY
WeWork Construction LLC	NY
WeWork Holdings LLC	NY
WeWork Interco LLC	NY
WeWork Labs Entity LLC	DE
WeWork Little West 12th LLC	DE

Subsidiary	Jurisdiction
WeWork Magazine LLC	NY
WeWork Real Estate LLC	NY
WeWork Services LLC	DE
WeWork Space Services LLC	DE
WeWork Workplace LLC	DE
Wildgoose I LLC	NY
WW 11 John LLC	NY
WW 110 Wall LLC	NY
WW 111 West Illinois LLC	NY
WW 115 W 18th Street LLC	NY
WW 1161 Mission LLC	NY
WW 120 E 23rd Street LLC	NY
WW 1328 Florida Avenue LLC	NY
WW 1550 Wewatta Street LLC	NY
WW 1601 Fifth Avenue LLC	NY
WW 1875 Connecticut LLC	NY
WW 2015 Shattuck LLC	NY
WW 205 E 42nd Street LLC	NY
WW 210 N Green LLC	NY
WW 220 NW Eighth Avenue LLC	NY
WW 222 Broadway LLC	NY
WW 2221 South Clark LLC	NY
WW 240 Bedford LLC	NY
WW 25 Broadway LLC	NY
WW 26 JS Member LLC	NY
WW 312 Arizona LLC	NY
WW 350 Lincoln LLC	NY
WW 379 W Broadway LLC	NY
WW 401 Park Avenue South LLC	NY
WW 5 W 125th Street LLC	NY
WW 500 Yale LLC	NY
WW 51 Melcher LLC	DE
WW 520 Broadway LLC	NY
WW 535 Mission LLC	NY
WW 555 West 5th Street LLC	NY
WW 5782 Jefferson LLC	NY

Subsidiary	Jurisdiction
WW 600 Congress LLC	NY
WW 641 S Street LLC	NY
WW 718 7th Street LLC	NY
WW 81 Prospect LLC	NY
WW 811 West 7th Street LLC	NY
WW 85 Broad LLC	NY
WW 995 Market LLC	NY
WW Brooklyn Navy Yard LLC	NY
WW BuildCo LLC	NY
WW Enlightened Hospitality Investor LLC	NY
WW Journal Square Holdings LLC	NY
WW Journal Square Member LLC	NY
WW Onsite Services LLC	NY
WW Project Swift Development LLC	DE
WW VendorCo LLC	NY
WWCO Architecture Holdings LLC	DE
80 M Street SE Tenant LLC	NY
WeWork 156 2nd LLC	DE
WeWork 175 Varick LLC	DE
WeWork 25 Taylor LLC	DE
WeWork 261 Madison LLC	NY
WeWork 54 West 40th LLC	NY
WeWork LA LLC	DE
WW 1010 Hancock LLC	NY
WW 107 Spring Street LLC	NY
WW 745 Atlantic LLC	DE
WW 79 Madison LLC	NY
WeWork Wellness LLC	NY
CD Locations, LLC	DE
Common Coffee LLC	TX
Common Desk DE, LLC	TX
Common Desk OC, LLC	TX
Common Desk West 7th, LLC	TX
WeWork Bryant Park LLC	NY
WW Onsite Services AAG LLC	NY
WW Onsite Services EXP LLC	NY

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Subsidiary	Jurisdiction
WW Onsite Services SFI LLC	NY
WW Onsite Services SUM LLC	NY
Insurance Services by WeWork LLC	NY

Schedule 7

Board of Directors: Brianna Iverson, Mike DePinho

Subsidiary	Jurisdiction
9670416 CANADA Inc.	Canada
WeWork Canada GP ULC	Canada
WeWork Canada LP ULC	Canada

Schedule 8

General Partner: WeWork Canada GP ULC

Subsidiary	Jurisdiction
700 2 Street Southwest Tenant LP	Canada
4635 Lougheed Highway Tenant LP	Canada
1090 West Pender Street Tenant LP	Canada

Schedule 9

General Partner: WeWork Companies Partner LLC Limited Partner: WeWork Companies U.S. LLC

Subsidiary	Jurisdiction
WW Worldwide C.V.	Netherlands

THIS IS EXHIBIT "H" TO THE AFFIDAVIT OF TRISH BARRETT SWORN BEFORE ME BY TWO-WAY VIDEOCONFERENCE THIS 15TH DAY OF NOVEMBER, 2023

Erik Ayell

Commissioner for Taking Affidavits

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Fill in this information to identify th	e case:		
United States Bankruptcy Court for th	e:		
District of	of New Jersey		
	(State)		
Case number (if known):		Chapter	11

Check if this is an amended filing

06/22

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	WeWork Companies U.S. LLC	
2.	All other names debtor used in the last 8 years	WeWork Companies Inc.; The We Company MC	LLC; The We Company; WeWork Companies LLC
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names		
3.	Debtor's federal Employer Identification Number (EIN)	3 7 - 1 9 4 9 6 5	
4.	4. Debtor's address I hereby certify file in the office the United States	Principal place of business	Mailing address, if different from principal place of business
		Number Street	Number Street
		New York, NY 10017	P.O. Box
		City State Zip Code	City State Zip Code
	office		principal place of business
	of the Bank	New York County County	Number Street
	the foregoingL) the original one the Clerk of Court website Deputyor's website		City State Zip Code
5.	Debtor's website (URL)	https://www.WeWork.com/	
6.	Type of debtor	Corporation (including Limited Liability Company (LL	C) and Limited Liability Partnership (LLP))
		Partnership (excluding LLP)	
		Other. Specify:	

Case 23-19874-JKS Doc 1 Filed 11/06/23 Entered 11/06/23 21:48:44 Desc Main Page 2 of 53 Document Debtor WeWork Companies U.S. LLC Case number (if known) Name A. Check One: 7. Describe debtor's business Health Care Business (as defined in <u>11 U.S.C. § 101(27A)</u>) □ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) ☑ None of the above B. Check all that apply: Tax-exempt entity (as described in <u>26 U.S.C. § 501</u>) □ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) □ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes 5311 (Lessors of Real Estate) 8. Under which chapter of the Check One: Bankruptcy Code is the □ Chapter 7 debtor filing? □ Chapter 9 A debtor who is a "small Chapter 11. Check all that apply: business debtor" must check The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate the first sub- box. A debtor as noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than defined in § 1182(1) who \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of elects to proceed under operations, cash-flow statement, and federal income tax return or if any of these documents do subchapter V of chapter 11 not exist, follow the procedure in 11 U.S.C. § 1116(1)(B) (whether or not the debtor is a "small business debtor") The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated must check the second subdebts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to box proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. □ Chapter 12

. Were prior bankruptcy cases filed by or against the debtor	No No Yes.	District	When	MM/DD/YYYY	Case number	
within the last 8 years?						
If more than 2 cases, attach a separate list.		District	When	MM/DD/YYYY	Case number	

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Debtor WeWork Companie Name							
0. Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes.				Relationship	Affiliate	
affiliate of the debtor?		District	District of N	lew Jersey			
List all cases. If more than 1, attach a separate list.		Case nur	nber, if known		When	11/06/2023 MM / DD / YYYY	
1. Why is the case filed in this	Check al	I that apply:					
district?				ncipal place of business, of of this petition or for a long			
	🖾 A ba	ankruptcy ca	se concerning (debtor's affiliate, general pa	artner, or partnership is	pending in this district.	
2. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	⊠ No □ Yes.	Why does	the property n es or is alleged	perty that needs immediate eed immediate attention to pose a threat of imminer	? (Check all that apply.)		
			s the hazard?	COLUMN TWO IS			
	□ It needs to be physically secured or protected from the weather.						
		(for ex		goods or assets that could k, seasonal goods, meat, o			
	Other						
		Where is t	he property?	Number Si	treet		
				City	State	e Zip Code	
		Is the prop	perty insured?				
		□ No					
		□ Yes. I	nsurance agen	су			
			Contact name				
		1	Phone		-		
Statistical and ad	ministrativ	e informatio	on				
3. Debtor's estimation of	Check on	e:					
available funds				tion to unsecured creditors are paid, no funds will be		to unsecured creditors.	
4. Estimated number of creditors (on a consolidated basis)	□ 1-4 □ 50- □ 100 □ 200			1,000-5,000 5,001-10,000 10,001-25,000	 □ 25,001-50, □ 50,001-100 ⊠ More than 	0,000	

Debtor WeWork Compani Name	Docum		
15. Estimated assets (on a consolidated basis)	 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 mil \$10,000,001-\$50 m \$50,000,001-\$100 m \$100,000,001-\$500 	illion □ \$1,000,000,001-\$10 billion million ⊠ \$10,000,000,001-\$50 billion
 Estimated liabilities (on a consolidated basis) 	 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 mil \$10,000,001-\$50 m \$50,000,001-\$100 n \$100,000,001-\$500 	iillion □ \$1,000,000,001-\$10 billion million ⊠ \$10,000,000,001-\$50 billion
Request for Relief,	Declaration, and Signatures		
		se statement in connection wit oth. <u>18 U.S.C. §§ 152</u> , <u>1341</u> ,	h a bankruptcy case can result in fines up to <u>1519,</u> and <u>3571</u> .
7. Declaration and signature of authorized representative of	The debtor requests relie petition.	f in accordance with the chap	ter of title 11, United States Code, specified in this
debtor	I have been authorized to	o file this petition on behalf of t	he debtor.
	I have examined the info correct.	rmation in this petition and hav	ve a reasonable belief that the information is true and
I	declare under penalty of perju	ry that the foregoing is true an	d correct.
		5/2023 DD / YYYY	
	✗ /s/ Pam Swidler Signature of authori	zed representative of debtor	Pam Swidler Printed name
	Title _Authorized	Signatory	-
18. Signature of attorney	X Isl Michael D. Sire Signature of attorne		Date <u>11/06/2023</u> MM/DD/YYYY
	Michael D. Sirota		
	Printed name		
	Cole Schotz P.C.		
	Firm name		
	Court Plaza North,		
	Number	Street	New
	Hackensack		
	City		State ZIP Code
	(201) 489-3000		msirota@coleschotz.com
	Contact phone		Email address
	014321986 Bar number		New JerseyState

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Fill in this information to identi	ify the case:	
United States Bankruptcy Court f	for the:	
Distric	t of New Jersey	
	(State)	
Case number (if known):	Chapter	11

Check if this is an amended filing

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of New Jersey for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of [WeWork Inc.]

- WeWork Inc.
- 1 Beacon Street Tenant LLC
- 1 Belvedere Drive Tenant LLC
- 1 Glenwood Ave Tenant LLC
- 1 Lincoln Street Tenant LLC
- 1 Milk Street Tenant LLC
- 1 Post Street Tenant LLC
- 1 South Dearborn Street Tenant LLC
- 1 Union Square West HQ LLC
- 10 East 38th Street Tenant LLC
- 10 East 40th Street HQ LLC
- 100 Bayview Circle Tenant LLC
- 100 Broadway Tenant LLC
- 100 S State Street Tenant LLC
- 100 Summer Street Tenant LLC
- 10000 Washington Boulevard Tenant LLC
- 1001 Woodward Ave Tenant LLC
- 1003 East 4th Place Tenant LLC
- 101 East Washington Street Tenant LLC
- 101 Marietta Street NorthWest Tenant LLC
- 101 North 1st Avenue Tenant LLC
- 10250 Constellation Tenant LLC
- 1031 South Broadway Tenant LLC
- 10585 Santa Monica Boulevard Tenant LLC
- 10845 Griffith Peak Drive Tenant LLC
- 10885 NE 4th Street Tenant LLC
- 109 S 5th Street Tenant LLC
- 1090 West Pender Street Tenant LP
- 10900 Stonelake Boulevard Tenant LLC
- 1099 Stewart Street Tenant LLC
- 11 Park PI Tenant LLC
- 110 110th Avenue Northeast Tenant LLC
- 110 Corcoran Street Tenant LLC
- 110 Wall Manager LLC
- 1100 15th Street NW Tenant LLC

- 1100 Ludlow Street Tenant LLC
- 1100 Main Street Tenant LLC
- 1111 Broadway Tenant LLC
- 1111 West 6th Street Tenant LLC
- 1114 W Fulton Market Q LLC
- 1115 Broadway Q LLC
- 1115 Howell Mill Road Tenant LLC
- 1115 W Fulton Market Q LLC
- 115 Broadway Tenant LLC
- 115 East 23rd Street Tenant LLC
- 1150 South Olive Street Tenant LLC
- 1155 Perimeter Center West Tenant LLC
- 1155 West Fulton Street Tenant LLC
- 1156 6th Avenue Tenant LLC
- 117 NE 1st Ave Tenant LLC
- 1175 Peachtree Tenant LLC
- 11801 Domain Blvd Tenant LLC
- 12 East 49th Street Tenant LLC
- 12 South 1st Street Tenant LLC
- 120 West Trinity Place Tenant LLC
- 1200 17th Street Tenant LLC
- 1200 Franklin Avenue Tenant LLC
- 1201 3rd Avenue Tenant LLC
- 1201 Wills Street Tenant LLC
- 1201 Wilson Blvd Tenant LLC
- 12130 Millennium Drive Tenant LLC
- 1240 Rosecrans Tenant LLC
- 125 S Clark Street Tenant LLC
- 125 West 25th Street Tenant LLC
- 12655 Jefferson Blvd Tenant LLC
- 128 South Tryon Street Tenant LLC
- 130 5th Avenue Tenant LLC
- 130 Madison Avenue Tenant LLC
- 130 W 42nd Street Tenant LLC
- 1305 2nd Street Q LLC

- 1330 Lagoon Avenue Tenant LLC
- 1333 New Hampshire Avenue Northwest Tenant LLC
- 135 E 57th Street Tenant LLC
- 135 Madison Ave Tenant LLC
- 1372 Peachtree Street NE Tenant LLC
- 1389 Peachtree Street Northwest Tenant LLC
- 1400 Lavaca Street Tenant LLC
- 1410 Broadway Tenant LLC
- 1411 4th Avenue Tenant LLC
- 142 W 57th Street Tenant LLC
- 1430 Walnut Street Tenant LLC
- 1440 Broadway Tenant LLC
- 1448 NW Market Street Tenant LLC
- 1449 Woodward Avenue Tenant LLC
- 145 W 45th Street Tenant LLC
- 1450 Broadway Tenant LLC
- 1453 3rd Street Promenade Q LLC
- 1455 Market Street Tenant LLC
- 1460 Broadway Tenant LLC
- 148 Lafayette Street Tenant LLC
- 149 5th Avenue Tenant LLC
- 149 Madison Avenue Tenant LLC
- 15 West 27th Street Tenant LLC

1525 11th Ave Tenant LLC

1535 Broadway Tenant LLC

1560 Broadway Tenant LLC

16 East 34th Street Tenant LLC

160 W Santa Clara St Tenant LLC

160 Varick Street Tenant LLC

1600 7th Avenue Tenant LLC

1547 9th Street HQ LLC

154 W 14th Street Tenant LLC

1557 West Innovation Way Tenant LLC

- 150 4th Ave N Tenant LLC
- 152 3rd Street Tenant LLC

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- 1601 Elm Street Tenant LLC
- 1601 Market Street Tenant LLC
- 1601 Vine Street Tenant LLC
- 161 Avenue of the Americas Tenant LLC
- 1615 Platte Street Tenant LLC
- 1619 Broadway Tenant LLC
- 166 Geary Street HQ LLC
- 1660 Lincoln Street Tenant LLC
- 167 N Green Street Tenant LLC
- 1700 Lincoln Street Tenant LLC
- 1701 Rhode Island Avenue Northwest Tenant LLC
- 1725 Hughes Landing Boulevard Tenant LLC
- 1730 Minor Avenue Tenant LLC
- 17300 Laguna Canyon Road Tenant LLC
- 177 E Colorado Blvd Tenant LLC
- 1775 Tysons Boulevard Tenant LLC
- 18 West 18th Street Tenant LLC
- 180 Geary Street HQ LLC
- 180 Sansome Street Tenant LLC
- 1814 Franklin St Q LLC
- 18191 Von Karman Avenue Tenant LLC
- 1825 South Grant Street Tenant LLC
- 1828 Walnut St Tenant LLC
- 183 Madison Avenue Q LLC
- 1840 Gateway Dr Tenant LLC
- 185 Madison Avenue Tenant LLC
- 18691 Jamboree Road Tenant LLC
- 1875 K Street NW Tenant LLC
- 1881 Broadway HQ LLC
- 1900 Market Street Tenant LLC
- 1900 Powell Street Tenant LLC
- 1910 North Ola Avenue Tenant LLC
- 1920 McKinney Ave Tenant LLC
- 195 Montague Street Tenant LLC
- 199 Water Street Tenant LLC
- 2 Belvedere Drive Tenant LLC
- 2 Embarcadero Center Tenant LLC
- 2 North LaSalle Street Tenant LLC
- 20 W Kinzie Tenant LLC
- 200 Berkeley Street Tenant LLC
- 200 Massachusetts Ave NW Tenant LLC
- 200 Portland Tenant LLC
- 200 South Biscayne Blvd Tenant LLC
- 200 South Orange Avenue Tenant LLC
- 200 Spectrum Center Drive Tenant LLC
- 201 Spear St Tenant LLC
- 2031 3rd Ave Tenant LLC
- 205 Hudson Street Tenant LLC
- 205 North Detroit Street Tenant LLC

- 21 Penn Plaza Tenant LLC
- 210 N Green Partners LLC
- 210 N Green Promoter LLC
- 2120 Berkeley Way Tenant LLC
- 21255 Burbank Boulevard Tenant LLC
- 214 West 29th Street Tenant LLC
- 22 Cortlandt Street HQ LLC
- 2201 Broadway Tenant LLC
- 221 6th Street Tenant LLC
- 2211 Michelson Drive Tenant LLC
- 222 Kearny Street Tenant LLC
- 222 North Sepulveda Tenant LLC
- 222 S Riverside Plaza Tenant LLC
- 2221 Park Place Tenant LLC
- 2222 Ponce De Leon Blvd Tenant LLC
- 225 South 6th St Tenant LLC
- 225 W 39th Street Tenant LLC
- 229 West 36th Street Tenant LLC
- 231 11th Ave Tenant LLC
- 2323 Delgany Street Tenant LLC
- 24 Farnsworth Street Q LLC
- 2-4 Herald Square Tenant LLC
- 2401 Elliott Avenue Tenant LLC
- 2420 17th Street Tenant LLC
- 2425 East Camelback Road Tenant LLC
- 245 Livingston St Q LLC
- 25 West 45th Street HQ LLC
- 250 E 200 S Tenant LLC
- 250 Park Avenue Tenant LLC
- 255 Giralda Avenue Tenant LLC
- 255 Greenwich Street Tenant LLC
- 255 S King St Tenant LLC
- 2600 Executive Parkway Tenant LLC
- 2700 Post Oak Blvd. Tenant LLC
- 27-01 Queens Plaza North Tenant LLC
- 2755 Canyon Blvd WW Tenant LLC
- 28 2nd Street Tenant LLC
- 28 West 44th Street HQ LLC
- 29 West 30th Street Tenant LLC
- 30 Hudson Street Tenant LLC
- 30 Wall Street Tenant LLC
- 300 Morris Street Tenant LLC
- 300 Park Avenue Tenant LLC
- 3000 Olym Boulevard Tenant LLC
- 3000 S Robertson Blvd Q LLC
- 3001 Bishop Drive Tenant LLC
- 3003 Woodbridge Ave Tenant LLC

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- 3090 Olive Street Tenant LLC
- 31 St James Ave Tenant LLC

3101 Park Boulevard Tenant LLC
311 W 43rd Street Tenant LLC

315 East Houston Tenant LLC

315 W 36th Street Tenant LLC

3219 Knox Street Tenant LLC

33 Arch Street Tenant LLC

33 Irving Tenant LLC

33 East 33rd Street Tenant LLC

330 North Wabash Tenant LLC

332 S Michigan Tenant LLC

340 Bryant Street HQ LLC

345 4th Street Tenant LLC

35 East 21st Street HQ LLC

35-37 36th Street Tenant LLC

360 NW 27th Street Tenant LLC

38 West 21st Street Tenant LLC 385 5th Avenue Q LLC

3900 W Alameda Ave Tenant LLC

391 San Antonio Road Tenant LLC

400 California Street Tenant LLC

40 Water Street Tenant LLC

400 Capitol Mall Tenant LLC

400 Concar Drive Tenant LLC

400 Lincoln Square Tenant LLC 400 Spectrum Center Drive Tenant LLC

4005 Miranda Ave Tenant LLC

405 Mateo Street Tenant LLC

414 West 14th Street HQ LLC

415 Mission Street Tenant LLC

419 Park Avenue South Tenant LLC

420 Commerce Street Tenant LLC

424-438 Fifth Avenue Tenant LLC

408 Broadway Tenant LLC

420 5th Avenue Q LLC

428 Broadway Tenant LLC

401 San Antonio Road Tenant LLC 404 Fifth Avenue Tenant LLC

4041 Macarthur Boulevard Tenant LLC

410 North Scottsdale Road Tenant LLC

3300 N. Interstate 35 Tenant LLC

333 West San Carlos Tenant LLC

3365 Piedmont Road Tenant LLC

345 West 100 South Tenant LLC

353 Sacramento Street Tenant LLC

3600 Brighton Boulevard Tenant LLC

316 West 12th Street Tenant LLC

3200 Park Center Drive Tenant LLC

3280 Peachtree Road NE Tenant LLC

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3120 139th Avenue Southeast Tenant

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- 429 Lenox Ave Tenant LLC
- 430 Park Avenue Tenant LLC
- 4311 11th Avenue Northeast Tenant LLC
- 433 Hamilton Avenue Tenant LLC
- 437 5th Avenue Q LLC
- 437 Madison Avenue Tenant LLC
- 44 East 30th Street HQ LLC
- 44 Montgomery Street Tenant LLC
- 44 Wall Street HQ LLC
- 448 North LaSalle Street Tenant LLC
- 45 West 18th Street Tenant LLC
- 450 Lexington Tenant LLC
 460 Park Ave South Tenant LLC
- 460 West 50 North Tenant LLC
- 4635 Lougheed Highway Tenant LP
- 475 Sansome St Tenant LLC
- 483 Broadway Tenant LLC
- 49 West 27th Street HQ LLC
- 490 Broadway Tenant LLC
- 50 W 28th Street Tenant LLC
- 500 11th Ave North Tenant LLC
- 500 7th Avenue Tenant LLC
- 501 Boylston Street Tenant LLC
- 501 East Kennedy Boulevard Tenant LLC
- 501 East Las Olas Blvd Tenant LLC
- 501 Eastlake Tenant LLC
- 5049 Edwards Ranch Tenant LLC
- 505 Main Street Tenant LLC
- 505 Park Avenue Q LLC
- 50-60 Francisco Street Tenant LLC
- 511 W 25th Street Tenant LLC
- 515 Folsom Street Tenant LLC
- 515 N State Street Tenant LLC
- 5161 Lankershim Boulevard Tenant LLC
- 5215 North O'Connor Boulevard Tenant LLC
- 524 Broadway Tenant LLC
- 525 Broadway Tenant LLC
- 53 Beach Street Tenant LLC
- 540 Broadway Q LLC
- 545 Boylston Street Q LLC
- 546 5th Avenue Tenant LLC
- 550 7th Avenue HQ LLC
- 550 Kearny Street HQ LLC
- 57 E 11th Street Tenant LLC
- 575 5th Avenue Tenant LLC
- 575 Lexington Avenue Tenant LLC
- 5750 Wilshire Boulevard Tenant LLC
- 5960 Berkshire Lane Tenant LLC
- 599 Broadway Tenant LLC

- 6 East 32nd Street WW Q LLC
- 600 B Street Tenant LLC
- 600 California Street Tenant LLC
- 600 H Apollo Tenant LLC
- 6001 Cass Avenue Tenant LLC
- 601 South Figueroa Street Tenant LLC
- 606 Broadway Tenant LLC
- 609 5th Avenue Tenant LLC
- 609 Greenwich Street Tenant LLC
- 609 Main Street Tenant LLC
- 611 North Brand Boulevard Tenant LLC
- 615 S. Tenant LLC
- 625 Massachusetts Tenant LLC
- 625 West Adams Street Tenant LLC
- 63 Madison Avenue Tenant LLC
- 65 East State Street Tenant LLC
- 650 California Street Tenant LLC
- 6543 South Las Vegas Boulevard Tenant LLC
- 655 15th Street NW Tenant LLC
- 655 Montgomery St Tenant LLC
- 655 New York Avenue Northwest Tenant LLC
- 660 J Street Tenant LLC
- 660 North Capitol St NW Tenant LLC
- 6655 Town Square Tenant LLC
- 67 Irving Place Tenant LLC
- 6900 North Dallas Parkway Tenant LLC
- 695 Town Center Drive Tenant LLC
- 7 West 18th Street Tenant LLC
- 700 2 Street Southwest Tenant LP
- 700 K Street NW Tenant LLC
- 700 North Miami Tenant LLC
- 700 SW 5th Tenant LLC
- 708 Main St Tenant LLC
- 71 5th Avenue Tenant LLC
- 71 Stevenson Street Q LLC
- 711 Atlantic Avenue Tenant LLC
- 725 Ponce De Leon Ave NE Tenant LLC
- 7272 Wisconsin Avenue Tenant LLC
- 729 Washington Ave Tenant LLC
- 7300 Dallas Parkway Tenant LLC
- 731 Sansome Street Tenant LLC
- 75 Arlington Street Tenant LLC
- 75 E Santa Clara Street Tenant LLC
- 75 Rock Plz Tenant LLC
- 750 Lexington Avenue Tenant LLC
- 750 White Plains Road Tenant LLC
- 755 Sansome Street Tenant LLC

3

- 756 W Peachtree Tenant LLC
- 77 Sands Tenant LLC

77 Sands WW Corporate Tenant LLC

7761 Greenhouse Rd Tenant LLC

777 6th Street NW Tenant LLC

78 SW 7th Street Tenant LLC

8 W 40th Street Tenant LLC 80 M Street SE Tenant LLC

800 Bellevue Way Tenant LLC

800 Market Street Tenant LLC

800 North High Street Tenant LLC

801 B. Springs Road Tenant LLC

820 18th Ave South Tenant LLC

821 17th Street Tenant LLC

830 Brickell Plaza Tenant LLC

8305 Sunset Boulevard HQ LLC

8687 Melrose Avenue Tenant LLC

881 Peachtree Street Northeast Tenant

8910 University Center Lane Tenant LLC

8687 Melrose Green Tenant LLC

90 South 400 West Tenant LLC

902 Broadway Tenant LLC

925 4th Avenue Tenant LLC 925 N La Brea Ave Tenant LLC

980 6th Avenue Tenant LLC

99 Chauncy Street Q LLC

99 High Street Tenant LLC

Bird Investco LLC

CD Locations, LLC

Clubhouse TS LLC

Common Coffee LLC

Common Desk Daymaker LLC Common Desk DE, LLC

Common Desk Holdings LLC

Common Desk Operations LLC

Common Desk OC, LLC

Cities by We LLC

9830 Wilshire Boulevard Tenant LLC

9670416 CANADA Inc. 9777 Wilshire Boulevard Q LLC

920 5th Ave Tenant LLC

901 North Glebe Road Tenant LLC 901 Woodland St Tenant LLC

920 SW 6th Avenue Tenant LLC

9200 Timpanogos Highway Tenant LLC

830 NE Holladay Street Tenant LLC

83 Maiden Lane Q LLC

88 U Place Tenant LLC

880 3rd Ave Tenant LLC

808 Wilshire Boulevard Tenant LLC

77 Sleeper Street Tenant LLC

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- Common Desk West 7th, LLC
- Creator Fund Managing Member LLC
- Euclid LLC
- Euclid WW Holdings Inc.
- FieldLens LLC
- Five Hundred Fifth Avenue HQ LLC
- Insurance Services by WeWork LLC
- Legacy Tenant LLC
- Mailroom Bar at 110 Wall LLC
- MissionU PBC
- One Gotham Center Tenant LLC
- One Metropolitan Square Tenant LLC
- Parkmerced Partner LLC
- Play by WeWork LLC
- Powered By We LLC
- Project Caesar LLC
- Project Standby I LLC
- Prolific Interactive LLC
- PxWe Facility & Asset Management Services
 LLC
- South Tryon Street Tenant LLC
- Spacious Technologies, LLC
- The Hub Tenant LLC
- The We Company Management Holdings L.P.
- The We Company Management LLC
- The We Company MC LLC
- The We Company PI L.P.
- WALTZ MERGER SUB LLC
- We Rise Shell LLC
- We Work 154 Grand LLC
- We Work 349 5th Ave LLC
- We Work Management LLC
- We Work Retail LLC
- Welnsure Holdco LLC
- Welkio LLC
- WeWork 156 2nd LLC
- WeWork 175 Varick LLC
- WeWork 25 Taylor LLC
- WeWork 261 Madison LLC
- WeWork 54 West 40th LLC
- WeWork Asset Management LLC
- WeWork Bryant Park LLC
- WeWork Canada GP ULC

- WeWork Canada LP ULC
- WeWork Commons LLC
- WeWork Companies U.S. LLC
- WeWork Companies Partner LLC
- WeWork Construction LLC
- WeWork Holdings LLC
- WeWork Interco LLC
- WeWork LA LLC
- WeWork Labs Entity LLC
- WeWork Little West 12th LLC
- WeWork Magazine LLC
- WeWork Real Estate LLC
- WeWork Services LLC
- WeWork Space Services Inc.
- WeWork Space Services LLC
- WeWork Wellness LLC
- WeWork Workplace LLC
- Wildgoose I LLC
- WW 1010 Hancock LLC
- WW 107 Spring Street LLC
- 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 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
- WW 350 Lincoln LLC
- WW 379 W Broadway LLC

4

- WW 401 Park Avenue South LLC
- WW 5 W 125th Street LLC
- WW 500 Yale LLC
- WW 51 Melcher LLC
- WW 520 Broadway LLC
- WW 535 Mission LLC
- WW 555 West 5th Street LLC
- WW 5782 Jefferson LLC
- WW 600 Congress LLC
- WW 641 S Street LLC
- WW 718 7th Street LLC
- WW 745 Atlantic LLC

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- WW 79 Madison LLC
- WW 81 Prospect LLC
- WW 811 West 7th Street LLC
 WW 85 Broad LLC

WW 995 Market LLC WW Brooklyn Navy Yard LLC

WW BuildCo LLC

WW HoldCo LLC

WW Co-Obligor Inc.

WW Enlightened Hospitality Investor LLC

WW Journal Square Holdings LLC

WW Journal Square Member LLC

WW Onsite Services AAG LLC

WW Onsite Services EXP LLC

WW Onsite Services SFI LLC WW Onsite Services SUM LLC

WW Project Swift Member LLC

WW VendorCo LLC

WW Worldwide C.V.

WW Project Swift Development LLC

WWCO Architecture Holdings LLC

WW Onsite Services LLC

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

WEWORK COMPANIES U.S. LLC,

Debtor.

Chapter 11

Case No. 23-____(__)

(Joint Administration Requested)

LIST OF EQUITY SECURITY HOLDERS¹

)

Equity Holder	Address of Equity Holder	Percentage of Equity Held
The We Company Management Holdings L.P.	12 East 49th Street, 3rd Floor New York, NY 10017	100%

¹ This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

)

In re:

Chapter 11

WEWORK COMPANIES U.S. LLC,

Debtor.

Case No. 23-____(___)

(Joint Administration Requested)

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
The We Company Management Holdings L.P.	100%

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Fill in this informat	ion to identify the c	ase:
Debtor name:	WeWork Inc.	, et al.
United States Bankr	uptcy Court for the _	District of New Jersey (State)
Case number (If kno	wn):	, , , ,

Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders¹ 12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

N	ame of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
address) medding sily code			services, and government contracts)	disputed	Total Deduction claim, if for value of partially collateral or secured setoff		Unsecured claim	
1	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	7.875% SENIOR NOTES DUE 2025				\$170,734,270.16	
2	THE ALTER GROUP 3201 OLD GLENVIEW ROAD UNIT #: 302 WILMETTE, IL 60091	ATTN: MICHAEL J. ALTER TITLE: PRESIDENT EMAIL: MICHAEL@ALTERGROUP.COM PHONE: (847) 568-5909	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$11,880,802.44	
3	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION 100 WALL STREET 6TH FLOOR NEW YORK, NY 10005	ATTN: CHRISTOPHER GRELL TITLE: VICE PRESIDENT EMAIL: CHRISTOPHER.GRELL@USBANK.COM PHONE: (212) 951-6990	5.00% SENIOR NOTES DUE 2025				\$9,471,341.67	
4	WESTFIELD FULTON CENTER LLC 185 GREENWICH STREET MANAGEMENT OFFICE OCULUS LEVEL C2 NEW YORK, NY 10007	ATTN: ALINE TAIREH TITLE: GENERAL COUNSEL EMAIL: ALINE.TAIREH@URW.COM PHONE: (212) 284-9982	ACCRUED UNPAID RENT				\$8,170,257.30	
5	400 CALIFORNIA, LLC C/O: KENNEDY-WILSON PROPERTIES, LTD. 151 S. EL CAMINO DRIVE BEVERLY HILLS, CA 90212	ATTN: KENT Y. MOUTON TITLE: EVP & GENERAL COUNSEL EMAIL: KMOUTON@KENNEDYWILSON.COM PHONE: (310) 887-6400	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$7,835,181.90	
6	THE PLATFORM LLC 2937 E. GRAND BLVD. DETROIT, MI 48202	ATTN: CLARK LEWIS TITLE: PRESIDENT EMAIL: CLEWIS@THEPLATFORM.CITY PHONE: (313) 446-8775	LEASE TERMINATION FEES				\$5,133,719.00	
7	RFR/K 81 PROSPECT OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$5,016,774.34	

On a consolidated basis. The information herein shall not constitute an admission of liability by, nor is it binding on, and Debtors with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

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Name of creditor and complete mailing address, including zip code MORI TRUST CO., LTD.				Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
8	MORI TRUST CO., LTD. 〒105-6903 KAMIYACHO TRUST TOWER 4-1-1 TORANOMON, MINATO-KU TOKYO JAPAN	ATTN: YOSHIKI TANAKA EMAIL: TANAKA-YO@MORI- TRUST.CO.JP	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$4,839,247.80	
9	260-261 MADISON AVENUE LLC 261 MADISON AVENUE 27TH FLOOR NEW YORK, NY 10016	ATTN: OMER KACHLON TITLE: GENERAL COUNSEL EMAIL: OMER.KACHLON@SAPIRCORP.COM	ACCRUED UNPAID RENT & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$4,594,399.60	
10	2 NINTH AVENUE PARTNERS, LLC C/O: WILLIAM GOTTLIEB MANAGEMENT CO., LLC 177 CHRISTOPHER STREET NEW YORK, NY 10014	ATTN: WILLIAM GOTTLIEB TITLE: PRESIDENT EMAIL: BILLY@WGOTTLIEB.COM PHONE: (646) 546-4369	ACCRUED UNPAID RENT				\$4,321,260.14	
11	CP 1875 K STREET LLC C/O: CARR PROPERTIES PARTNERSHIP LP THE HUB @ 1615 L ST NW SUITE 650 WASHINGTON, DC 20036	ATTN: JACKSON PRENTICE TITLE: EVP & CHIEF PORTFOLIO OFFICER EMAIL: JPRENTICE@CARRPROP.COM	LEASE TERMINATION FEES				\$3,643,000.00	
12	BEACON CAPITAL PARTNERS, LLC 200 STATE STREET 5TH FLOOR BOSTON, MA 02109	ATTN: KRISTEN HOFFMAN TITLE: GENERAL COUNSEL EMAIL: KHOFFMAN@BEACONCAPITAL.COM	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,525,507.68	
13	JAMESTOWN L.P.PONCE CITY MARKET675 PONCE DE LEON AVENUE NE7TH FLOORATLANTA, GA 30308	ATTN: AMBER MURRAYTITLE: MANAGING DIRECTOR & GENERAL COUNSELEMAIL: AMURRAY@JAMESTOWNLP.COMPHO NE: (770) 805-1000	LEASE TERMINATION FEES				\$3,251,217.13	
14	RFR/K 77 SANDS OWNER LLC C/O: RFR REALTY LLC 375 PARK AVENUE 10TH FLOOR NEW YORK, NY 10152	ATTN: JONATHAN REIFLER TITLE: ASSET MANAGEMENT EMAIL: JREIFLER@RFR.COM PHONE: (212) 308-2061	ACCRUED UNPAID RENT				\$3,109,488.72	
15	BCSP DENVER PROPERTY LLC C/O: BROOKFIELD PROPERTY GROUP 250 VESEY STREET 15TH FLOOR NEW YORK, NY 10281	ATTN: BEN BROWN TITLE: MANAGING PARTNER EMAIL: BEN.BROWN@BROOKFIELD.COM PHONE: (303) 390-0825	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$3,087,099.10	
16	COHEN BROTHERS REALTY CORPORATION 750 LEXINGTON AVE. UNIT #: 28 NEW YORK, NY 10022	ATTN: MARC HOROWITZ TITLE: SR. VICE PRESIDENT OF LEASING EMAIL: MHOROWITZ@COHENBROTHERS.CO M	ACCRUED UNPAID RENT & LEASE TERMINATION FEES				\$2,985,300.75	
17	NUVEEN REAL ESTATE - TIAA 730 THIRD AVENUE NEW YORK, NY 10017	ATTN: CHAD PHILLIPS TITLE: GLOBAL HEAD OF OFFICE & RETAIL EMAIL: CHAD.PHILLIPS@NUVEEN.COM PHONE: (704) 988-0203	ACCRUED UNPAID RENT				\$2,856,734.99	
18	ONNI GROUP 200 N. LASALLE STREET UNIT #: 750 CHICAGO, IL 60601	ATTN: GREG WILKS TITLE: VICE PRESIDENT - LEASING EMAIL: GREGWILKS@ONNI.COM	ACCRUED UNPAID RENT				\$2,702,445.11	
19	WALTER & SAMUELS, INC. 419 PARK AVE. S NEW YORK, NY 10016	ATTN: PETER WEISS TITLE: CHIEF EXECUTIVE OFFICER EMAIL: PWEISS@WALTER- SAMUELS.COM PHONE: (212) 685-6200	ACCRUED UNPAID RENT				\$2,574,285.94	

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Name of creditor and complete mailing address, including zip code				Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
20	CUSHMAN & WAKEFIELD 225 WEST WACKER STREET SUITE 3000 CHICAGO, IL 60606	ATTN: NOELLE PERKINS TITLE: EVP & GENERAL COUNSEL EMAIL: NOELLE.PERKINS@CUSHWAKE.COM PHONE: (312) 470-1800	TRADE PAYABLE				\$2,532,989.66	
21	JOHN HANCOCK LIFE INSURANCE COMPANY (USA) 197 CLARENDON STREET BOSTON, MA 02116	ATTN: THOMAS E. SAMOLUK TITLE: GENERAL COUNSEL EMAIL: TSAMOLUK@JHANCOCK.COM PHONE: (617) 663-3000	ACCRUED UNPAID RENT				\$2,316,986.42	
22	CIM GROUP 4700 WILSHIRE BOULEVARD LOS ANGELES, CA 90010 - AND - 540 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	ATTN: JONATHAN TAO TITLE: VICE PRESIDENT EMAIL: JTAO@CIMGROUP.COM	ACCRUED UNPAID RENT				\$2,078,939.12	
23	MOZAIC PARTNERS, LLC LAKESIDE CENTER, SUITE 10 3033 EXCELSIOR BOULEVARD MINNEAPOLIS, MN 55416	ATTN: JACKIE KNIGHT TITLE: PRESIDENT EMAIL: JACKIE@ACKERBERG.COM PHONE: (612) 924-6503	LEASE TERMINATION FEES				\$2,052,764.23	
24	BROADWAY CONTINENTAL CORP. 540 BROADWAY FLOOR 2 NEW YORK, NY 10012	ATTN: ADAM HENICK TITLE: PRESIDENT EMAIL: ADAM@CURRENTREADVISORS.COM PHONE: (646) 845-0351	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$2,028,657.91	
25	500-512 SEVENTH AVENUE L.P. C/O: THE CHETRIT GROUP, LLC 512 SEVENTH AVENUE 16TH FLOOR NEW YORK, NY 10018	ATTN: JO CHETRIT TITLE: OWNER PHONE: (646) 230-9360	ACCRUED UNPAID RENT				\$1,991,940.71	
26	MAYORE ESTATES, LLC 100 HENRY STREET BROOKLYN, NY 11201	ATTN: BARRETT STERN TITLE: MANAGING PARTNER EMAIL: BSTERN@NGKF.COM PHONE: (917) 439-6969	ACCRUED UNPAID RENT				\$1,773,783.00	
27	54 WEST 40TH REALTY LLC C/O: ALLIED PARTNERS INC. 770 LEXINGTON AVENUE 9TH FLOOR NEW YORK, NY 10065	ATTN: ERIC HADAR TITLE: CHAIRMAN & CEO EMAIL: ERIC@ALLIEDPARTNERS.COM PHONE: (212) 935-4900	ACCRUED UNPAID RENT				\$1,772,239.85	
28	CTO21 ACQUISITIONS II LLC 369 N. NEW YORK AVE. SUITE 201 WINTER PARK, FL 32789	ATTN: DANIEL SMITH TITLE: GENERAL COUNSEL EMAIL: DSMITH@CTOREIT.COM PHONE: 817-313-4051	LEASE TERMINATION FEES & RELATED LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED			\$1,694,287.51	
29	1460 LEASEHOLD SWIGHM LLCC/O: MERINGOFF PROPERTIES30 WEST 26TH STREET8TH FLOORNEW YORK, NY 10010	ATTN: JASON VACKERTITLE: PRESIDENT & CEOEMAIL: JDVACKER@MERPROP.COMPHONE: (212) 337-7763	ACCRUED UNPAID RENT				\$1,675,643,42	
30	UNITARIAN UNIVERSALIST ASSOCIATION 24 FARNSWORTH STREET BOSTON, MA 02210	ATTN: ANDREW MCGEORGE TITLE: TREASURER & CFO EMAIL: AMCGEORGE@UUA.ORG PHONE: (617) 948-4305	LEASE TERMINATION FEES				\$1,655,700.00	

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Debtor Name	WeWork Companies U.	S. LLC	
United States Bankruptcy Court for the:		District of New Jersey	
			(State)

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. <u>18</u> U.S.C. <u>§§</u> 152, 1341, 1519, and <u>3571</u>.



I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- □ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration List of Equity Security Holders, Corporate Ownership Statement, and Certification of Creditor Matrix

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	11/06/2023	🗴 Isl Pam Swidler
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor
		Pam Swidler
		Printed name
		Authorized Signatory
		Position or relationship to debtor

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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OMNIBUS ACTION BY UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS, THE SOLE DIRECTOR, THE SOLE MEMBER, THE BOARD OF MANAGERS, THE GENERAL PARTNER, THE LIMITED PARTNER, OR OTHER SIMILAR GOVERNING BODY, AS APPLICABLE, OF WEWORK INC. AND EACH OF THE SUBSIDIARIES HERETO

Dated as of November 5, 2023

The undersigned, being (i) all of the members of the boards of directors, (ii) the sole member, (iii) the sole director, (iv) the board of managers, (v) the general partner, (vi) the limited partner (each a "<u>Governing Body</u>"), as applicable, of each of the entities listed in <u>Schedules 1–9</u> hereof (each, a "<u>Company</u>" and collectively, the "<u>Companies</u>"), as Governing Body of such Company, by unanimous written consent in lieu of a special meeting and in accordance with the bylaws, operating agreements, articles of association, or limited liability company agreements of each Company (collectively, the "<u>Governing Documents</u>"), as applicable, and the applicable laws of the jurisdiction in which such Company is organized, do hereby approve, consent to, and adopt the following recitals and resolutions, with the same force and effect as if they had been adopted at a duly convened special meeting of each Governing Body;

WHEREAS, each Governing Body has reviewed and considered (i) the filing of voluntary petitions for relief (the "<u>Bankruptcy Petitions</u>") for each Company under the provisions of chapter 11 of title 11 of the United States Code, <u>11 U.S.C. § 101</u> et seq. (as amended, the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of New Jersey (the "<u>Bankruptcy Court</u>") pursuant to the Governing Documents, as applicable, of each Company and the applicable laws of the jurisdiction in which each Company is organized (the "<u>Restructuring Matters</u>"); and (ii) the retention of professionals by each Company;

WHEREAS, on August 8, 2023, the board of directors of WeWork Inc. (the "Board of Directors") created a special committee (the "Special Committee") comprising of the disinterested directors and on August 17, 2023, delegated to the Special Committee certain rights, authority, and powers in connection with any matters, including the Restructuring Matters, in which a conflict of interests exists or is reasonably likely to exist between the Company, on the one hand, and any of its current and former directors, managers, officers, investment committee members, special or other committee members, equity holders (regardless of whether such interests are held directly or indirectly), affiliated investment funds or investment vehicles, managed accounts or funds, predecessors, participants, successors, assigns, subsidiaries, affiliates, partners, limited partners, general partners, principals, members, management companies, fund advisors or managers, employees, agents, trustees, advisory board members, financial advisors, attorneys (including any other attorneys or professionals retained by any current or former director or manager in his or her capacity as director or manager of an entity), accountants, investment bankers, consultants, representatives, and other professionals and advisors of such person or entity, and any such person's or entity's respective heirs, executors, estates, and nominees, on the other hand, as reasonably determined by the Special Committee (each a "Conflicts Matter");

WHEREAS, on August 17, 2023, the Board of Directors delegated to the Special Committee the authority and power to review, discuss, consider, and negotiate the Company's

entry into and consummation of Restructuring Matters, including to (a) review and evaluate any such Restructuring Matters and consider whether or not it is fair to and in the best interests of the Company and its respective stakeholders to proceed with such Restructuring Matters, (b) to determine that any such Restructuring Matters should not proceed at the present time if not fair or in such best interests;

WHEREAS, in respect of the Companies that are incorporated in Canada (the "<u>Canadian</u> <u>Companies</u>"), WeWork Inc. and each Canadian Company have requested an appointment of WeWork Inc. as foreign representative (the "<u>Foreign Representative</u>") in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative;

WHEREAS, each Governing Body has reviewed and considered the materials presented by the management of each Company and each Company's financial and legal advisors, and has had adequate opportunity to consult with such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to each Company;

WHEREAS, each Governing Body has determined, in its business judgement, that the following resolutions are advisable and in the best interest of the Companies, their creditors, other stakeholders, and other parties in interest;

NOW, THEREFORE, IT IS HEREBY RESOLVED, that, pursuant to the applicable governing documents of each Company, the undersigned do hereby adopt the following resolutions:

Chapter 11 Filing

RESOLVED, in the business judgment of each Governing Body, it is desirable and in the best interests of the Companies, the creditors, other stakeholders, and other parties in interest, that each Company files or causes to be filed the Bankruptcy Petitions under the Bankruptcy Code in the Bankruptcy Court, and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States, and, in accordance with the requirements in each Company's governing documents and applicable law, hereby consents to, authorizes, and approves, the filing of the Bankruptcy Petitions;

FURTHER RESOLVED, that any director or other duly appointed officer of each Company (collectively, the "<u>Authorized Persons</u>" and each an "<u>Authorized Person</u>"), shall be, and each of them individually hereby is, authorized and directed for and on behalf of each Company to take all actions (including, without limitation, to negotiate and execute any documents, certificates, supplemental agreements, and instruments) to act as signatory and attorney on behalf of each Company in respect of the Restructuring Matters and/or any persons to whom such Authorized Persons and/or officers delegate certain responsibilities, be, and hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operations of each Company's business;

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FURTHER RESOLVED, that each Authorized Person be, and hereby is, authorized, empowered, and directed to execute and file on behalf of each Company all other petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Companies' businesses;

FURTHER RESOLVED, in respect of the Companies that are incorporated in Canada, WeWork Inc. hereby authorizes and consents to its appointment as Foreign Representative by the Bankruptcy Court in connection with and in furtherance of WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consents to take all steps and actions it deems necessary or proper in connection with such application and proceedings; and

FURTHER RESOLVED, each Canadian Company hereby authorizes and consents to WeWork Inc. applying to the Ontario Superior Court of Justice under Part IV of the Companies' Creditors Arrangement Act as the Foreign Representative of the Canadian Companies for recognition of the chapter 11 proceedings commenced by WeWork Inc. and further consent to take all steps and actions it deems necessary or proper in connection with such application and proceedings.

Retention of Professionals

RESOLVED, each of the Authorized Persons, be, and hereby are, authorized, empowered, and directed to retain on behalf of each Company: (i) the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP as bankruptcy counsel; (ii) the law firm of Cole Schotz P.C. as local bankruptcy counsel; (iii) PJT Partners LP as investment banker; (iv) Alvarez & Marsal North America, LLC as restructuring advisor; (v) Epiq Corporate Restructuring, LLC as claims and noticing agent; (vi) Deloitte Tax LLP as tax advisor; (vii) Munger, Tolles & Olson LLP, as legal counsel; to WeWork Inc. under the direction of the Special Committee; (viii) Province, LLC, as financial advisor to WeWork Inc. under the direction of the Special Committee, and (ix) any other legal counsel, accountants, financial advisors, restructuring advisors or other professionals the Authorized Persons deem necessary, appropriate, or advisable, each to represent and assist the Companies in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and applicable law (including, but not limited to, the law firms filing any pleadings or responses), and in connection therewith, the Authorized Persons, be, and hereby are authorized, empowered, and directed, in accordance with the terms and conditions hereof, to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services; and

FURTHER RESOLVED, each of the Authorized Persons, be, and hereby is authorized, empowered and directed to execute and file all petitions, schedules, motions, lists applications, pleadings, and other papers, and to perform such further actions and execute such further documentation that the Authorized Persons in their absolute discretion deem necessary, appropriate, or desirable in accordance with these resolutions.

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Use of Cash Collateral and Adequate Protection

RESOLVED, that each Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash</u> <u>Collateral</u>"), which is security for certain of the Companies' prepetition secured lenders under certain credit facilities and notes indentures by and among certain of the Companies, the guarantors party thereto, and the lenders party thereto (the "<u>Prepetition Secured Lenders</u>");

FURTHER RESOLVED, each of the Authorized Persons be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to seek approval of the use of cash collateral pursuant to a cash collateral order in interim and final form (together, the "Cash Collateral Order"), and, to the extent applicable to the Company, any Authorized Person be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Company, necessary or advisable to implement the Cash Collateral Order, including providing for adequate protection to the Prepetition Secured Lenders in accordance with section 363 of the Bankruptcy Code (the "Adequate Protection Obligations"), as well as any additional or further agreements for the use of cash collateral in connection with the chapter 11 cases, which agreement(s) may require the Companies to grant adequate protection and security interests to the Prepetition Secured Lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of the Companies pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Person shall deem necessary, proper, or advisable, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery of such agreement, instrument, or document; and

FURTHER RESOLVED, that each Company, as debtors and debtors in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations.

Further and Prior Actions

RESOLVED, the Companies are hereby authorized to authorize (and each Company hereby authorizes) any direct or indirect subsidiary of each Company or any entity of which such Company or any subsidiary of such Company is the sole member, general partner, managing member, or equivalent manager, as applicable, to take each of the actions described in these resolutions or any of the actions authorized in these resolutions, and none of the resolutions contained herein, or action taken in furtherance hereto shall have or cause an adverse effect on any such subsidiary or such Company's interest therein (including, without limitation, any automatic dissolution, divestiture, dissociation, or like event under applicable law);

FURTHER RESOLVED, in addition to the specific authorizations heretofore conferred upon such Authorized Persons, the Authorized Persons, either individually or as otherwise required by each Company's governing documents and applicable law, be, and each of them hereby is, authorized to execute, acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of each Company relating to the Restructuring Matters; **FURTHER RESOLVED**, each of the Authorized Persons (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Person's or Authorized Persons' absolute discretion, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolution adopted herein;

FURTHER RESOLVED, the Governing Bodies have received sufficient notice of the foregoing resolutions, as well as the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the governing documents of each Company, or hereby waive any right to have received such notice;

FURTHER RESOLVED, all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed, and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of the Governing Bodies;

FURTHER RESOLVED, that, to the extent any action authorized herein to be taken by any Governing Body or Authorized Person constitutes a Conflicts Matter, such action is hereby approved by the Special Committee, and the Special Committee hereby authorizes all Authorized Persons to take any suction actions and to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with such Conflicts Matter, or in furtherance of the intentions expressed in the foregoing resolutions with respect to such Conflicts Matter, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents; and

FURTHER RESOLVED, any Authorized Person be, and each of them hereby is, authorized to do all such other acts, deeds, and other things as each Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution, and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his or her absolute and unfettered discretion approve, deem, or determine necessary, appropriate, or advisable, such approval, deeming, or determination to be conclusively evidenced by such individual's taking such action or

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the execution of such agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents.

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

> Board of Directors of the TopCo listed on Schedule 1

By: Name: David Tolley

By: Name: Paul Keglevic

By:_ Name: Paul Aronzon

By: Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By: Name: Henry S. Miller

By: Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_ Name: David Tolley By: Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By:____

Name: Alex Clavel

By: _____

Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____

Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on Schedule 1

By:_______ Name: David Tolley By:_______ Name: Paul Keglevic By:_______ Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

IN WITNESS WHEREOF. the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____ Name: David Tolley

By:_____ Name: Paul Keglevic

By: Name: Paul Aronzon

By: the h

Name: Alex Clavel

By: ______ Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on <u>Schedule 1</u>

By:_____ Name: David Tolley

By:_____

Name: Paul Keglevic

By:_____ Name: Paul Aronzon

By:_____ Name: Alex Clavel

Euglett Bv:

Name: Elizabeth LaPuma

By:_____ Name: Henry S. Miller

By:_____ Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on Schedule 1

By:____

Name: David Tolley

By:

Name: Paul Keglevic

By:____

Name: Paul Aronzon

By:_____ Name: Alex Clavel

By: _____ Name: Elizabeth LaPuma

By:

Name: Henry S. Miller

By: Name: Vikas Parekh

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of WeWork Inc., do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the TopCo listed on Schedule 1

By:____

Name: David Tolley

By:

Name: Paul Keglevic

By:____

Name: Paul Aronzon

By:

Name: Alex Clavel

By: _

Name: Elizabeth LaPuma

By: ______ Name: Henry S. Miller

DocuSigned by:

By: Bound

Name: Vikas Parekh

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 2</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK INC., being the Sole Member of each Subsidiary listed on <u>Schedule 2</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 3</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

The WE Company MC LLC, being General Partner of the Subsidiaries listed on <u>Schedule 3</u>

Pamela Swidler Its: Chief Legal Officer and Secretary

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on Schedule 4

By:

Name: Pamela Swidler

By: Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 4</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Directors of the Subsidiaries listed on <u>Schedule 4</u>

By: ______ Name: Pamela Swidler

Bv:

Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on Schedule 5

tra By:

Name: Pamela Swidler

By:_____ Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the board of managers of all subsidiaries listed on <u>Schedule 5</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

Board of Managers of each Subsidiary listed on <u>Schedule 5</u>

By: ______ Name: Pamela Swidler

Buttille Bv:

Name: Kurt Wehner

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IN WITNESS WHEREOF, the undersigned, constituting the sole member of each subsidiary listed on <u>Schedule 6</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK COMPANIES U.S. LLC, being the Sole Member of each Subsidiary listed on Schedule 6

Pamela Swidler Its: Chief Legal Officer and Secretary

IN WITNESS WHEREOF, the undersigned, constituting the board of directors of all subsidiaries listed on <u>Schedule 7</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means and such facsimile, email an original.

By:

Schedul	<u>e 7</u> DocuSigned by:
	Brianna Iverson
Зу:	582ABE970A3C4E6
Name:	Brianna Iverson

Michael Depinho A7D79BC0D7FF4D6

Name: Michael DePinho

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IN WITNESS WHEREOF, the undersigned, constituting the general partner of all subsidiaries listed on <u>Schedule 8</u>, do hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK CANADA GP ULC, being General Partner of the Limited Partnerships listed on <u>Schedule 8</u>

DocuSigned by: Michael Depinho A7D79BC0D7FF4D6

Michael DePinho Its: Authorized Signatory

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IN WITNESS WHEREOF, the undersigned, constituting the general partner and the limited partner of all subsidiaries listed on <u>Schedule 9</u>, does hereby consent to the foregoing actions and resolutions effective as of the date first written above. This unanimous written consent may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. This unanimous written consent may be executed by facsimile, email transmission, or other electronic means, and such facsimile, email transmission, or other electronic means shall be valid and binding to the same extent as if it were an original.

WEWORK COMPANIES PARTNER LLC, being General Partner of the Subsidiaries listed on Schedule 9

Pamela Swidler Its: Chief Legal Officer and Secretary

and

WEWORK COMPANIES U.S. LLC, being Limited Partner of the Subsidiaries listed on Schedule 9

Pamela Swidler Its: Chief Legal Officer and Secretary

[Signature Page to Omnibus Written Consent]

Schedule 1

Board of Directors: David Tolley, Paul Keglevic, Paul Aronzon, Alex Clavel, Elizabeth LaPuma, Henry S. Miller, and Vikas Parekh

<u>TopCo</u>	Jurisdiction
WeWork Inc.	DE

Schedule 2

Sole Member: WeWork Inc.

Subsidiary	Jurisdiction
WW Holdco LLC	DE

Schedule 3

General Partner: The We Company MC LLC

Subsidiary	Jurisdiction
The We Company Management Holdings L.P.	Cayman
The We Company PI L.P.	Cayman

Schedule 4

Board of Directors: Pamela Swidler, Kurt Wehner

Subsidiary	Jurisdiction
Euclid WW Holdings Inc.	DE
MissionU PBC	DE
WeWork Space Services Inc.	NY
WW Co-Obligor Inc.	DE

Schedule 5

Board of Managers: Pamela Swidler, Kurt Wehner

Subsidiary	Jurisdiction	
The We Company MC LLC	DE	
The WE Company Management LLC	DE	
WeWork Companies U.S. LLC	DE	

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Schedule 6

Subsidiary	Jurisdiction		
WeWork Companies Partner LLC	NY		
1 Beacon Street Tenant LLC	NY		
1 Belvedere Drive Tenant LLC	NY		
1 Glenwood Ave Tenant LLC	NY		
1 Lincoln Street Tenant LLC	NY		
1 Milk Street Tenant LLC	NY		
1 Post Street Tenant LLC	NY		
1 South Dearborn Street Tenant LLC	NY		
1 Union Square West HQ LLC	NY		
10 East 38th Street Tenant LLC	NY		
10 East 40th Street HQ LLC	NY		
100 Bayview Circle Tenant LLC	NY		
100 Broadway Tenant LLC	NY		
100 S State Street Tenant LLC	NY		
100 Summer Street Tenant LLC	NY		
10000 Washington Boulevard Tenant LLC	NY		
1001 Woodward Ave Tenant LLC	NY		
1003 East 4th Place Tenant LLC	NY		
101 East Washington Street Tenant LLC	NY		
101 Marietta Street NorthWest Tenant LLC	NY		
101 North 1st Avenue Tenant LLC	NY		
10250 Constellation Tenant LLC	NY		
1031 South Broadway Tenant LLC	NY		
10585 Santa Monica Boulevard Tenant LLC	NY		
10845 Griffith Peak Drive Tenant LLC	NY		
10885 NE 4th Street Tenant LLC	NY		
109 S 5th Street Tenant LLC	NY		
10900 Stonelake Boulevard Tenant LLC	NY		
1099 Stewart Street Tenant LLC	NY		
11 Park Pl Tenant LLC	NY		
110 110th Avenue Northeast Tenant LLC	NY		
110 Corcoran Street Tenant LLC	NY		
110 Wall Manager LLC	NY		

Sole Member: WeWork Companies U.S. LLC

Subsidiary	Jurisdiction		
1100 15th Street NW Tenant LLC	NY		
1100 Ludlow Street Tenant LLC	NY		
1100 Main Street Tenant LLC	NY		
1111 Broadway Tenant LLC	NY		
1111 West 6th Street Tenant LLC	NY		
1114 W Fulton Market Q LLC	NY		
1115 Broadway Q LLC	NY		
1115 Howell Mill Road Tenant LLC	NY		
1115 W Fulton Market Q LLC	NY		
115 Broadway Tenant LLC	NY		
115 East 23rd Street Tenant LLC	NY		
1150 South Olive Street Tenant LLC	NY		
1155 Perimeter Center West Tenant LLC	NY		
1155 West Fulton Street Tenant LLC	NY		
1156 6th Avenue Tenant LLC	NY NY		
117 NE 1st Ave Tenant LLC			
1175 Peachtree Tenant LLC	NY		
11801 Domain Blvd Tenant LLC	NY		
12 East 49th Street Tenant LLC	NY		
12 South 1st Street Tenant LLC	NY		
120 West Trinity Place Tenant LLC	NY		
1200 17th Street Tenant LLC	NY		
1200 Franklin Avenue Tenant LLC	NY		
1201 3rd Avenue Tenant LLC	NY		
1201 Wills Street Tenant LLC	NY		
1201 Wilson Blvd Tenant LLC	NY		
12130 Millennium Drive Tenant LLC	NY		
1240 Rosecrans Tenant LLC	NY		
125 S Clark Street Tenant LLC	NY		
125 West 25th Street Tenant LLC	NY		
12655 Jefferson Blvd Tenant LLC	NY		
128 South Tryon Street Tenant LLC	NY		
130 5th Avenue Tenant LLC	NY		
130 Madison Avenue Tenant LLC	NY		
130 W 42nd Street Tenant LLC	NY		
1305 2nd Street Q LLC	NY		

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	 * • • • •	

Subsidiary	Jurisdiction	
1330 Lagoon Avenue Tenant LLC	NY	
1333 New Hampshire Avenue Northwest		
Tenant LLC	NY	
135 E 57th Street Tenant LLC	NY	
135 Madison Ave Tenant LLC	NY	
1372 Peachtree Street NE Tenant LLC	NY	
1389 Peachtree Street Northwest Tenant LLC	NY	
1400 Lavaca Street Tenant LLC	NY	
1410 Broadway Tenant LLC	NY	
1411 4th Avenue Tenant LLC	NY	
142 W 57th Street Tenant LLC	NY	
1430 Walnut Street Tenant LLC	NY	
1440 Broadway Tenant LLC	NY	
1448 NW Market Street Tenant LLC	NY	
1449 Woodward Avenue Tenant LLC	NY	
145 W 45th Street Tenant LLC	NY	
1450 Broadway Tenant LLC	NY	
1453 3rd Street Promenade Q LLC	NY	
1455 Market Street Tenant LLC	NY	
1460 Broadway Tenant LLC	NY	
148 Lafayette Street Tenant LLC	NY	
149 5th Avenue Tenant LLC	NY	
149 Madison Avenue Tenant LLC	NY	
15 West 27th Street Tenant LLC	NY	
150 4th Ave N Tenant LLC	NY	
152 3rd Street Tenant LLC	NY	
1525 11th Ave Tenant LLC	NY	
1535 Broadway Tenant LLC	NY	
154 W 14th Street Tenant LLC	NY	
1547 9th Street HQ LLC	NY	
1557 West Innovation Way Tenant LLC	NY	
1560 Broadway Tenant LLC	NY	
16 East 34th Street Tenant LLC	NY	
160 Varick Street Tenant LLC	NY	
160 W Santa Clara St Tenant LLC	NY	
1600 7th Avenue Tenant LLC	NY	

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Subsidiary	Jurisdiction
1601 Elm Street Tenant LLC	NY
1601 Market Street Tenant LLC	NY
1601 Vine Street Tenant LLC	NY
161 Avenue of the Americas Tenant LLC	NY
1615 Platte Street Tenant LLC	NY
1619 Broadway Tenant LLC	NY
166 Geary Street HQ LLC	NY
1660 Lincoln Street Tenant LLC	NY
167 N Green Street Tenant LLC	NY
1700 Lincoln Street Tenant LLC	NY
1701 Rhode Island Avenue Northwest Tenant LLC	NY
1725 Hughes Landing Boulevard Tenant LLC	NY
1730 Minor Avenue Tenant LLC	NY
17300 Laguna Canyon Road Tenant LLC	NY
177 E Colorado Blvd Tenant LLC	NY
1775 Tysons Boulevard Tenant LLC	NY
18 West 18th Street Tenant LLC	NY
180 Geary Street HQ LLC	NY
180 Sansome Street Tenant LLC	NY
1814 Franklin St Q LLC	NY
18191 Von Karman Avenue Tenant LLC	NY
1825 South Grant Street Tenant LLC	NY
1828 Walnut St Tenant LLC	NY
183 Madison Avenue Q LLC	NY
1840 Gateway Dr Tenant LLC	NY
185 Madison Avenue Tenant LLC	NY
18691 Jamboree Road Tenant LLC	NY
1875 K Street NW Tenant LLC	NY
1881 Broadway HQ LLC	NY
1900 Market Street Tenant LLC	NY
1900 Powell Street Tenant LLC	NY
1910 North Ola Avenue Tenant LLC	NY
1920 McKinney Ave Tenant LLC	NY
195 Montague Street Tenant LLC	NY
199 Water Street Tenant LLC	NY

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Subsidiary	Jurisdiction		
2 Belvedere Drive Tenant LLC	NY		
2 Embarcadero Center Tenant LLC	NY		
2 North LaSalle Street Tenant LLC	NY		
20 W Kinzie Tenant LLC	NY		
200 Berkeley Street Tenant LLC	NY		
200 Massachusetts Ave NW Tenant LLC	NY		
200 Portland Tenant LLC	NY		
200 South Biscayne Blvd Tenant LLC	NY		
200 South Orange Avenue Tenant LLC	NY		
200 Spectrum Center Drive Tenant LLC	NY		
201 Spear St Tenant LLC	NY		
2031 3rd Ave Tenant LLC	NY		
205 Hudson Street Tenant LLC	NY		
205 North Detroit Street Tenant LLC	NY		
21 Penn Plaza Tenant LLC	NY		
210 N Green Partners LLC	NY		
210 N Green Promoter LLC	NY		
2120 Berkeley Way Tenant LLC	NY		
21255 Burbank Boulevard Tenant LLC	NY		
214 West 29th Street Tenant LLC	NY		
22 Cortlandt Street HQ LLC	NY		
2201 Broadway Tenant LLC	NY		
221 6th Street Tenant LLC	NY NY		
2211 Michelson Drive Tenant LLC			
222 Kearny Street Tenant LLC	NY		
222 North Sepulveda Tenant LLC	NY		
222 S Riverside Plaza Tenant LLC	NY		
2221 Park Place Tenant LLC	NY		
2222 Ponce De Leon Blvd Tenant LLC	NY		
225 South 6th St Tenant LLC	NY		
225 W 39th Street Tenant LLC	NY		
229 West 36th Street Tenant LLC	NY		
231 11th Ave Tenant LLC	NY		
2323 Delgany Street Tenant LLC	NY		
24 Farnsworth Street Q LLC	NY		
2-4 Herald Square Tenant LLC	NY		

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Subsidiary	Jurisdiction
2401 Elliott Avenue Tenant LLC	NY
2420 17th Street Tenant LLC	NY
2425 East Camelback Road Tenant LLC	NY
245 Livingston St Q LLC	NY
25 West 45th Street HQ LLC	NY
250 E 200 S Tenant LLC	NY
250 Park Avenue Tenant LLC	NY
255 Giralda Avenue Tenant LLC	NY
255 Greenwich Street Tenant LLC	NY
255 S King St Tenant LLC	NY
2600 Executive Parkway Tenant LLC	NY
2700 Post Oak Blvd. Tenant LLC	NY
27-01 Queens Plaza North Tenant LLC	NY
2755 Canyon Blvd WW Tenant LLC	NY
28 2nd Street Tenant LLC	NY
28 West 44th Street HQ LLC	NY
29 West 30th Street Tenant LLC	NY
30 Hudson Street Tenant LLC	DE
30 Wall Street Tenant LLC	NY
300 Morris Street Tenant LLC	NY
300 Park Avenue Tenant LLC	NY
3000 Olym Boulevard Tenant LLC	NY
3000 S Robertson Blvd Q LLC	NY
3001 Bishop Drive Tenant LLC	NY
3003 Woodbridge Ave Tenant LLC	NY
3090 Olive Street Tenant LLC	NY
31 St James Ave Tenant LLC	NY
3101 Park Boulevard Tenant LLC	NY
311 W 43rd Street Tenant LLC	NY
3120 139th Avenue Southeast Tenant LLC	NY
315 East Houston Tenant LLC	NY
315 W 36th Street Tenant LLC	NY
316 West 12th Street Tenant LLC	NY
3200 Park Center Drive Tenant LLC	NY
3219 Knox Street Tenant LLC	NY
3280 Peachtree Road NE Tenant LLC	NY

Subsidiary	Jurisdiction
33 Arch Street Tenant LLC	NY
33 East 33rd Street Tenant LLC	NY
33 Irving Tenant LLC	NY
330 North Wabash Tenant LLC	NY
3300 N. Interstate 35 Tenant LLC	NY
332 S Michigan Tenant LLC	NY
333 West San Carlos Tenant LLC	NY
3365 Piedmont Road Tenant LLC	NY
340 Bryant Street HQ LLC	NY
345 4th Street Tenant LLC	NY
345 West 100 South Tenant LLC	NY
35 East 21st Street HQ LLC	NY
353 Sacramento Street Tenant LLC	NY
35-37 36th Street Tenant LLC	NY
<u>360 NW 27</u> th Street Tenant LLC	NY
3600 Brighton Boulevard Tenant LLC	NY
38 West 21st Street Tenant LLC	NY
385 5th Avenue Q LLC	NY
3900 W Alameda Ave Tenant LLC	NY
391 San Antonio Road Tenant LLC	NY
40 Water Street Tenant LLC	NY
400 California Street Tenant LLC	NY
400 Capitol Mall Tenant LLC	NY
400 Concar Drive Tenant LLC	NY
400 Lincoln Square Tenant LLC	NY
400 Spectrum Center Drive Tenant LLC	NY
4005 Miranda Ave Tenant LLC	NY
401 San Antonio Road Tenant LLC	NY
404 Fifth Avenue Tenant LLC	NY
4041 Macarthur Boulevard Tenant LLC	NY
405 Mateo Street Tenant LLC	NY
408 Broadway Tenant LLC	NY
410 North Scottsdale Road Tenant LLC	NY
414 West 14th Street HQ LLC	NY
415 Mission Street Tenant LLC	NY
419 Park Avenue South Tenant LLC	NY

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Subsidiary	Jurisdiction
420 5th Avenue Q LLC	NY
420 Commerce Street Tenant LLC	NY
WW Project Swift Member LLC	DE
424-438 Fifth Avenue Tenant LLC	NY
428 Broadway Tenant LLC	NY
429 Lenox Ave Tenant LLC	NY
430 Park Avenue Tenant LLC	NY
4311 11th Avenue Northeast Tenant LLC	NY
433 Hamilton Avenue Tenant LLC	NY
437 5th Avenue Q LLC	NY
437 Madison Avenue Tenant LLC	NY
44 East 30th Street HQ LLC	NY
44 Montgomery Street Tenant LLC	NY
44 Wall Street HQ LLC	NY
448 North LaSalle Street Tenant LLC	NY
45 West 18th Street Tenant LLC	NY
450 Lexington Tenant LLC	NY
460 Park Ave South Tenant LLC	NY
460 West 50 North Tenant LLC	NY
475 Sansome St Tenant LLC	NY
483 Broadway Tenant LLC	NY
49 West 27th Street HQ LLC	NY
490 Broadway Tenant LLC	NY
50 W 28th Street Tenant LLC	NY
500 11th Ave North Tenant LLC	NY
500 7th Avenue Tenant LLC	NY
501 Boylston Street Tenant LLC	NY
501 East Kennedy Boulevard Tenant LLC	NY
501 East Las Olas Blvd Tenant LLC	NY
501 Eastlake Tenant LLC	NY
5049 Edwards Ranch Tenant LLC	NY
505 Main Street Tenant LLC	NY
505 Park Avenue Q LLC	NY

NY NY

NY

50-60 Francisco Street Tenant LLC

511 W 25th Street Tenant LLC 515 Folsom Street Tenant LLC

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Subsidiary	Jurisdiction
515 N State Street Tenant LLC	NY
5161 Lankershim Boulevard Tenant LLC	NY
5215 North O'Connor Boulevard Tenant LLC	NY
524 Broadway Tenant LLC	NY
525 Broadway Tenant LLC	NY
53 Beach Street Tenant LLC	NY
540 Broadway Q LLC	NY
545 Boylston Street Q LLC	NY
546 5th Avenue Tenant LLC	NY
550 7th Avenue HQ LLC	NY
550 Kearny Street HQ LLC	NY
57 E 11th Street Tenant LLC	NY
575 5th Avenue Tenant LLC	NY
575 Lexington Avenue Tenant LLC	NY
5750 Wilshire Boulevard Tenant LLC	NY
5960 Berkshire Lane Tenant LLC	NY
599 Broadway Tenant LLC	NY
6 East 32nd Street WW Q LLC	NY
600 B Street Tenant LLC	NY
600 California Street Tenant LLC	NY
600 H Apollo Tenant LLC	NY
6001 Cass Avenue Tenant LLC	NY
601 South Figueroa Street Tenant LLC	NY
606 Broadway Tenant LLC	NY
609 5th Avenue Tenant LLC	NY
609 Greenwich Street Tenant LLC	NY
609 Main Street Tenant LLC	NY
611 North Brand Boulevard Tenant LLC	NY
615 S. Tenant LLC	NY
625 Massachusetts Tenant LLC	NY
625 West Adams Street Tenant LLC	NY
63 Madison Avenue Tenant LLC	NY
65 East State Street Tenant LLC	NY
650 California Street Tenant LLC	NY
6543 South Las Vegas Boulevard Tenant LLC	NY

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Subsidiary	Jurisdiction
655 15th Street NW Tenant LLC	NY
655 Montgomery St Tenant LLC	NY
655 New York Avenue Northwest Tenant LLC	NY
660 J Street Tenant LLC	NY
660 North Capitol St NW Tenant LLC	NY
6655 Town Square Tenant LLC	NY
67 Irving Place Tenant LLC	NY
6900 North Dallas Parkway Tenant LLC	NY
695 Town Center Drive Tenant LLC	NY
7 West 18th Street Tenant LLC	NY
700 K Street NW Tenant LLC	NY
700 North Miami Tenant LLC	NY
700 SW 5th Tenant LLC	NY
708 Main St Tenant LLC	NY
71 5th Avenue Tenant LLC	NY
71 Stevenson Street Q LLC	NY
711 Atlantic Avenue Tenant LLC	NY
725 Ponce De Leon Ave NE Tenant LLC	NY
7272 Wisconsin Avenue Tenant LLC	NY
729 Washington Ave Tenant LLC	NY
7300 Dallas Parkway Tenant LLC	NY
731 Sansome Street Tenant LLC	NY
75 Arlington Street Tenant LLC	NY
75 E Santa Clara Street Tenant LLC	NY
75 Rock Plz Tenant LLC	NY
750 Lexington Avenue Tenant LLC	NY
750 White Plains Road Tenant LLC	NY
755 Sansome Street Tenant LLC	NY
756 W Peachtree Tenant LLC	NY
77 Sands Tenant LLC	NY
77 Sands WW Corporate Tenant LLC	NY
77 Sleeper Street Tenant LLC	NY
7761 Greenhouse Rd Tenant LLC	NY
777 6th Street NW Tenant LLC	NY
78 SW 7th Street Tenant LLC	NY

Subsidiary	Jurisdiction
8 W 40th Street Tenant LLC	NY
800 Bellevue Way Tenant LLC	NY
800 Market Street Tenant LLC	NY
800 North High Street Tenant LLC	NY
801 B. Springs Road Tenant LLC	NY
808 Wilshire Boulevard Tenant LLC	NY
820 18th Ave South Tenant LLC	NY
821 17th Street Tenant LLC	NY
83 Maiden Lane Q LLC	NY
830 Brickell Plaza Tenant LLC	NY
830 NE Holladay Street Tenant LLC	NY
8305 Sunset Boulevard HQ LLC	NY
8687 Melrose Avenue Tenant LLC	NY
8687 Melrose Green Tenant LLC	NY
88 U Place Tenant LLC	NY
880 3rd Ave Tenant LLC	NY
881 Peachtree Street Northeast Tenant LLC	NY
8910 University Center Lane Tenant LLC	NY
90 South 400 West Tenant LLC	NY
901 North Glebe Road Tenant LLC	NY
901 Woodland St Tenant LLC	NY
902 Broadway Tenant LLC	NY
920 5th Ave Tenant LLC	NY
920 SW 6th Avenue Tenant LLC	NY
9200 Timpanogos Highway Tenant LLC	NY
925 4th Avenue Tenant LLC	NY
925 N La Brea Ave Tenant LLC	NY
9777 Wilshire Boulevard Q LLC	NY
980 6th Avenue Tenant LLC	NY
9830 Wilshire Boulevard Tenant LLC	NY
99 Chauncy Street Q LLC	NY
99 High Street Tenant LLC	NY
Bird Investco LLC	DE
Cities by We LLC	DE
Clubhouse TS LLC	NY
Common Desk Holdings LLC	NY

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Subsidiary	Jurisdiction
Common Desk Daymaker LLC	NY
Common Desk Operations LLC	DE
Creator Fund Managing Member LLC	DE
Euclid LLC	DE
FieldLens LLC	NY
Five Hundred Fifth Avenue HQ LLC	NY
Legacy Tenant LLC	NY
Mailroom Bar at 110 Wall LLC	NY
One Gotham Center Tenant LLC	NY
One Metropolitan Square Tenant LLC	NY
Parkmerced Partner LLC	DE
Play by WeWork LLC	DE
Powered By We LLC	NY
Project Caesar LLC	DE
Project Standby I LLC	NY
Prolific Interactive LLC	NY
PxWe Facility & Asset Management Services LLC	DE
South Tryon Street Tenant LLC	NY
Spacious Technologies, LLC	DE
The Hub Tenant LLC	NY
Waltz Merger Sub LLC	DE
We Rise Shell LLC	NY
We Work 154 Grand LLC	NY
We Work 349 5th Ave LLC	NY
We Work Management LLC	NY
We Work Retail LLC	NY
WeInsure Holdco LLC	DE
Welkio LLC	NY
WeWork Asset Management LLC	NY
WeWork Commons LLC	NY
WeWork Construction LLC	NY
WeWork Holdings LLC	NY
WeWork Interco LLC	NY
WeWork Labs Entity LLC	DE
WeWork Little West 12th LLC	DE

Subsidiary	Jurisdiction
WeWork Magazine LLC	NY
WeWork Real Estate LLC	NY
WeWork Services LLC	DE
WeWork Space Services LLC	DE
WeWork Workplace LLC	DE
Wildgoose I LLC	NY
WW 11 John LLC	NY
WW 110 Wall LLC	NY
WW 111 West Illinois LLC	NY
WW 115 W 18th Street LLC	NY
WW 1161 Mission LLC	NY
WW 120 E 23rd Street LLC	NY
WW 1328 Florida Avenue LLC	NY
WW 1550 Wewatta Street LLC	NY
WW 1601 Fifth Avenue LLC	NY
WW 1875 Connecticut LLC	NY
WW 2015 Shattuck LLC	NY
WW 205 E 42nd Street LLC	NY
WW 210 N Green LLC	NY
WW 220 NW Eighth Avenue LLC	NY
WW 222 Broadway LLC	NY
WW 2221 South Clark LLC	NY
WW 240 Bedford LLC	NY
WW 25 Broadway LLC	NY
WW 26 JS Member LLC	NY
WW 312 Arizona LLC	NY
WW 350 Lincoln LLC	NY
WW 379 W Broadway LLC	NY
WW 401 Park Avenue South LLC	NY
WW 5 W 125th Street LLC	NY
WW 500 Yale LLC	NY
WW 51 Melcher LLC	DE
WW 520 Broadway LLC	NY
WW 535 Mission LLC	NY
WW 555 West 5th Street LLC	NY
	NINT

NY

WW 5782 Jefferson LLC

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Subsidiary	Jurisdiction
WW 600 Congress LLC	NY
WW 641 S Street LLC	NY
WW 718 7th Street LLC	NY
WW 81 Prospect LLC	NY
WW 811 West 7th Street LLC	NY
WW 85 Broad LLC	NY
WW 995 Market LLC	NY
WW Brooklyn Navy Yard LLC	NY
WW BuildCo LLC	NY
WW Enlightened Hospitality Investor LLC	NY
WW Journal Square Holdings LLC	NY
WW Journal Square Member LLC	NY
WW Onsite Services LLC	NY
WW Project Swift Development LLC	DE
WW VendorCo LLC	NY
WWCO Architecture Holdings LLC	DE
80 M Street SE Tenant LLC	NY
WeWork 156 2nd LLC	DE
WeWork 175 Varick LLC	DE
WeWork 25 Taylor LLC	DE
WeWork 261 Madison LLC	NY
WeWork 54 West 40th LLC	NY
WeWork LA LLC	DE
WW 1010 Hancock LLC	NY
WW 107 Spring Street LLC	NY
WW 745 Atlantic LLC	DE
WW 79 Madison LLC	NY
WeWork Wellness LLC	NY
CD Locations, LLC	DE
Common Coffee LLC	TX
Common Desk DE, LLC	TX
Common Desk OC, LLC	TX
Common Desk West 7th, LLC	TX
WeWork Bryant Park LLC	NY
WW Onsite Services AAG LLC	NY
WW Onsite Services EXP LLC	NY

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Subsidiary	Jurisdiction
WW Onsite Services SFI LLC	NY
WW Onsite Services SUM LLC	NY
Insurance Services by WeWork LLC	NY

Schedule 7

Board of Directors: Brianna Iverson, Mike DePinho

Subsidiary	Jurisdiction
9670416 CANADA Inc.	Canada
WeWork Canada GP ULC	Canada
WeWork Canada LP ULC	Canada

Schedule 8

General Partner: WeWork Canada GP ULC

Subsidiary	Jurisdiction
700 2 Street Southwest Tenant LP	Canada
4635 Lougheed Highway Tenant LP	Canada
1090 West Pender Street Tenant LP	Canada

Schedule 9

General Partner: WeWork Companies Partner LLC Limited Partner: WeWork Companies U.S. LLC

Subsidiary	Jurisdiction
WW Worldwide C.V.	Netherlands

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND IN THE MATTER OF 9670416 CANADA INC., WEWORK CANADA GP ULC AND WEWORK CANADA LP ULC

APPLICATION OF WEWORK INC. UNDER SECTION 46 OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

Applicant

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)
Proceeding commenced at Toronto
AFFIDAVIT OF TRISH BARRET (Sworn November 15, 2023)
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