Case 25-90191 Document 1 Filed in TXSB on 07/14/25 Page 1 of 82

Debtor RunItOneTime LLC Case number (if known)

Fill in this information to	o identify the case:	
United States Bankruptcy	Court for the:	
	Southern District of Texas	
(State)		
Case number (if known):		Chapter 11

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/25

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	RunItOneTime LL	_C				
2.	All other names debtor used in the last 8 years	Maverick Gaming	ı LLC				
	Include any assumed names, trade names, and doing business as names						
3.	Debtor's federal Employer Identification Number (EIN)	83-3358619					
4.	Debtor's address	Principal place of	f business		Mailing add of business	lress, if different from p	orincipal place
		2926 Montessour	ri Street		12530 NE 1	44th Street	
		Number St	reet	_	Number	Street	
		Las Vegas	Nevada	89117	Kirkland	WA	98034
		City	State	Zip Code	City	State	Zip Code
						principal assets, if difface of business	erent from
		Clark			-		
		County			Number	Street	
					City	State	Zip Code
5.	Debtor's website (URL)	https://www.mave	rickgaming.com/				
6.	Type of debtor	⊠Corporation (in	ıcluding Limited L	_iability Company	(LLC) and Limite	ed Liability Partnership (L	.LP))
		□Partnership (e)	-	, , ,	,	, , , , ,	,,
		☐Other. Specify:					

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Case number (if known)

	Name							
7.	Describe debtor's business		Check One					
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
			•	et Real Estate (as defir		• ,	3))	
		□ F	Railroad (a	s defined in 11 U.S.C.	§ 101(44	•))		
			Stockbroke	er (as defined in 11 U.S	.C. § 10	I(53A))		
			Commodity	Broker (as defined in	11 U.S.C	c. § 101(6))		
			Clearing Ba	ank (as defined in 11 U	.S.C. § 7	81(3))		
		⊠ 1	None of the	e above				
		В. С	Check all th	nat apply:				
		□.	Tax-exem _l	ot entity (as described i	in 26 U.S	s.C. § 501)		
			Investmen § 80a-3)	t company, including h	edge fun	d or pooled invest	ment vehicle (as	defined in 15 U.S.C.
			Investmen	t advisor (as defined in	15 U.S.	C. § 80b-2(a)(11))		
			http://www	orth American Industry <u>uscourts.gov/four-digingling Industries)</u>				describes debtor. See
8.	Under which chapter of the Bankruptcy Code is the		ck One: Chapter 7					
	debtor filing?		Chapter 9					
				. Check all that apply:				
				Debtor's aggregate n	oncontin	•	, -	debts owed to insiders or n 4/01/28 and every 3 years
			:	small business debtor,	attach t deral inc	he most recent ba ome tax return or	alance sheet, stat	101(51D). If the debtor is a ement of operations, cash- cuments do not exist, follow
				The debtor is a small l proceed under Subcha			d in 11 U.S.C. § 1	01(51D), and it chooses to
				A plan is being filed wit	h this pe	tition.		
				Acceptances of the pla accordance with 11 U.S			on from one or m	ore classes of creditors, in
			i	and Exchange Commis	ssion acc	ording to § 13 or 1 ary Petition for No	15(d) of the Secur	nd 10Q) with the Securities ities Exchange Act of 1934. ling for Bankruptcy under
						•	ecurities Exchang	je Act of 1934 Rule 12b-2.
			Chapter 1		. ,		· ·	
9.	Were prior bankruptcy cases filed by or against the debtor	⊠ No □ Yes	District		When		Case number	
	within the last 8 years? If more than 2 cases, attach a separate list.		District		When	MM/DD/YYYY	Case number	
40	•					MM/DD/YYYY		
pe bu	. Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes	Debtor	See Attached Rider	· 1		Relationship	
	affiliate of the debtor?		District					
List all cases. If more than 1,							When:	07/14/2025 MM / DD / YYYY
	attach a separate list.		Case nu	ımber. if known				ו ז ז ז / טט / ווווווו

RunItOneTime LLC

Debtor

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Debtor RunItOneTime LLC Case number (if known)

11. Why is the case filed in this district?	Check all that apply:		
district?			ess, or principal assets in this district for 180 days onger part of such 180 days than in any other
	☑ A bankruptcy of the property of the pro	case concerning debtor's affiliate, gene	eral partner, or partnership is pending in this district.
12. Does the debtor own or hav	• M.		
possession of any real property or personal		w for each property that needs immed	iate attention. Attach additional sheets if needed.
property that needs immediate attention?	Why does t	he property need immediate attention	on? (Check all that apply.)
ininediate attention?	☐ It poses safety.	or is alleged to pose a threat of immir	nent and identifiable hazard to public health or
	What is hazard?	the	
	☐ It need	s to be physically secured or protected	I from the weather.
	☐ It inclu	des perishable goods or assets that co	ould quickly deteriorate or lose value without ods, meat, dairy, produce, or securities-related
		or other options).	,, , , - ,
	☐ Other		
	Where is th		treet
		City	State 7in Code
		City	State Zip Code
	le the prope	erty insured?	
	□ No	ity insureu:	
		surance agency	
		ontact name	
	_	none	
	Pi		
Statistical a	and administrative informa	ation	
13. Debtor's estimation of	Check one:		
available funds		ble for distribution to unsecured creditor	ors.
	☐ After any administra	tive expenses are paid, no funds will b	e available for distribution to unsecured creditors.
14. Estimated number of	□1-49	□1,000-5,000	⊠25,001-50,000
creditors*	□50-99 □400-400	□5,001-10,000	□50,001-100,000
*Consolidated for all Debtors.	□100-199 □200-999	□10,001-25,000	□More than 100,000
15. Estimated assets*	□\$0-\$50,000	□\$1,000,001-\$10 million	
*Consolidated for all	□\$50,001-\$100,0 □\$100,001-\$500		
Debtors.	□\$100,001-\$300 □\$500,001-\$1 m		
16. Estimated liabilities*	□\$0-\$50,000	□\$1,000,001-\$10 million	n □\$500,000,001-\$1 billion
*Consolidated for all	□\$0-\$50,000 □\$50,001-\$100,0		
Debtors.	□\$100,001-\$500, □\$500,001-\$1 mi		
	□φυυυ,υυ ι-φ ι III I	····○·· □ φ ιου,υυυ,υυ ι - φ500 III	mion — iviole that foo dillon

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Debtor RunItOneTime LLC Case number (if known)

Request for Relief, D	claration, and Signatu	res
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- **WARNING --** Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.
- 17. Declaration and signature of authorized representative of debtor

18.

- The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this
 petition.
- I have been authorized to file this petition on behalf of the debtor.
- I have examined the information in this petition and have a reasonable belief that the information is true and correct

	correct.	
	I declare under penalty of perjury that the foregoing is tru	ue and correct.
	Executed on	
	/s/ Jeff Seery Signature of authorized representative of debtor Title Chief Restructuring Officer	Jeff Seery Printed name
Signature of attorney	/s/ Timothy A. ("Tad") Davidson II Signature of attorney for debtor	Date <u>07/14/2025</u> MM/DD/YYYY
	Timothy A. ("Tad") Davidson II	
	Hunton Andrews Kurth LLP	
	Firm name 600 Travis Street, Suite 4200 Number Street	
	Houston	TX 77002
	City	State ZIP Code
	(713) 220-4200	taddavidson@hunton.com
	Contact phone	Email address
	Bar number State	te

RIDER 1

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

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of Texas. Contemporaneously with the filing of their voluntary petitions, the Debtors are filing a motion with the Court requesting that their chapter 11 cases be consolidated for procedural purposes only and jointly administered.

Entity Name	Federal Employee Identification Number (EIN)
Maverick Elko LLC	83-3205482
Maverick NV LLC	82-1309315
Maverick Wendover LLC	82-1841921
CCI Leasing LLC	84-1412112
Wendover Transportation, LLC	83-0422308
Utah Trailways Charter Bus Company, LLC	45-3705893
Casino Caravans, Inc.	87-0429310
Maverick Design LLC	84-4038091
E.GADS, LLC	88-0386811
Maverick Colorado LLC	83-3187651
Maverick Z Casinos LLC	83-3169224
Colorado MG 1031 LLC	N/A
Maverick Washington LLC	83-3016436
Maverick Gold LLC	83-0985409
Maverick Roman LLC	83-3032272
Maverick American LLC	83-3056514
Maverick Indianola LLC	N/A
Maverick Caribbean LLC	83-3112229
Maverick Wizards LLC	84-2542856
Maverick Evergreen LLC	88-3756541
Maverick All Star LLC	84-4103098
15743 Ambaum LLC	27-0758995
Maverick Acquisitions Canada ULC	98-1718671
Myers LLC	93-2004498
Nevada Gold & Casinos, Inc	88-0142032
Skyway Center LLC	84-4680124
The Royal Club Limited Liability Company	91-2022535
Great American Gaming Corporation	98-0219105

Entity Name	Federal Employee Identification Number (EIN)
NG Washington II Holdings, LLC	27-2667916
NG Washington, LLC	26-4298788
NG Washington III, LLC	45-2343811
NG Washington II, LLC	27-2282337
Evergreen Entertainment Corporation	91-1494511
Grand Central Properties Tukwila LLC	91-2131516
Grand Central Casino, Inc.	20-1185770
Grans Central Properties Tacoma LLC	47-0860942
Pair O' Dice Investments LLC	75-2998125
Grand Central Properties Everett LLC	82-0539310
Washington Gaming, Inc.	27-0005860
14040 Gaming, LLC	80-0789091
Gaming Consultants, Inc	91-1978523
Gaming Management, Inc	84-1688364
Puget Sound Gaming, LLC	27-3306701
Riverside Casino, Inc	68-0508209
Epstein Gaming LLC	91-1926419
La Center Gaming, LLC	30-0843028
Pete's Flying Aces, Inc.	91-2137136
Tacoma Casino, L.L.C.	91-1933585
Maverick Kirkland LLC	84-2563815
Maverick Kirkland II LLC	84-2568874
Maverick Tukwila LLC	84-2585842
Maverick Lakewood LLC	84-2595886
Maverick Yakima LLC	84-2611372
Wendover Resorts Operator, LLC	82-1184532
Red Garter Operator, LLC	82-1154028
Wendover Nugget Operator, LLC	82-1140830
Elko Resorts Operator, LLC	83-2386721
Gold County Operator, LLC	83-2395657
Red Lion Operator, LLC	83-2409419
High Desert Operator LLC	85-2788033
Colorado Resorts Operator LLC	83-3073197
Johnny Z Casino Operator LLC	83-3094880
Grand Z Casino Operator LLC	83-3151280
Z Casino Black Hawk Operator LLC	83-3129123
RunItOneTime LLC	83-3358619
Maverick Poker Operator LLC	99-1183603
RunItOneTime Texas LLC	39-3167995
RunItOneTime Holdco, Inc.	33-2604154

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

)		
In re:)	Chapter 11	
RunItOneTime LLC,)	Case No. 25(_)
)		
	Debtor.)		
)		

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:

Equity Interest Holder	Approximate Percentage of Equity Interests Held
RunItOneTime Holdco, Inc.	100%

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

		`		
In re:)	Chapter 11	
RunItOneTime LLC,)	Case No. 25(_)
)		
	Debtor.)		
)		

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, the above-captioned debtor and debtor in possession (the "<u>Debtor</u>") respectfully represents that the following is the list of holders of the Debtor's sole class of equity or membership interests:

\square There are no equity security holders or corporations that directly or indirectly own 10%
or more of any class of the Debtor's equity interest.

☑ The following are the Debtor's equity security holders (list holders of each class, showing the number and kind of interests registered in the name of each holder, and the last known address or place of business of each holder):

Name and Last Known Address of Place of Business of Holder	Kind/Class of Interest	Percentage of Interests Held
RunItOneTime Holdco, Inc. 12530 NE 144th Street Kirkland, Washington 98034-4508	LLC Interest	100%

Fill in this information to identify the case:	
Debtor name: RunltOneTime LLC, et al.	
United States Bankruptcy Court for the: Southern District of Texas	
Case number (If known):	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 Insiders

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	Complete mailing address, and employee, agents, or department familiar with claim	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	if the claim is fully amount. If claim is p	ount of unsecured cl v unsecured, fill in on partially secured, fill value of collateral or unsecured claim. Deduction for value of collateral or	ly unsecured claim in total claim amount
							setoff	
1	Project Evergreen WA LLC	Project Evergreen WA LLC Attn: Drew Wides 30 N LaSalle Street Chicago, IL 60602	Project Evergreen WA LLC Attn: Drew Wides PHONE: (833) 695-5463 FAX: N/A EMAIL: drew.wides@blueowl.com	Rent				\$7,422,778.23
2	Aristocrat Technologies Inc	Aristocrat Technologies Inc Attn: Setsuko Kennedy PO Box 849540 Los Angeles, CA 90084	EMAIL: arew.wines@inteowi.com Aristocrat Technologies Inc Attn: Setsuko Kennedy PHONE: (702) 270-1000 FAX: (702) 270-1001 EMAIL: Amy.Holi@aristocrat.com	Gaming Participation & Equipment Fees				\$1,443,301.87
3	AG Park Place LLC - Series 1	AG Park Place LLC - Series 1 Attn: Brian Sherer 245 Park Avenue New York, NY 10167	AG Park Place LLC - Series 1 Attn: Brian Sherer PHONE: (212) 692-2000 FAX: (212) 883-4141 EMAIL: bshearer@angelogordon.com	Rent				\$1,422,397.16
4	Paladin Technologies Inc.	Paladin Technologies Inc. Attn: Jessica Duenas 13000 Gregg St Poway, CA 92064	Paladin Technologies Inc. Attn: Jessica Duenas PHONE: (714) 940-1783 FAX: N/A EMAIL: jduenas@paladintechnologies.com	Information Technology				\$859,872.75
5	KONE INC	KONE INC Attn: General Counsel P.O Box 102425 Pasadena, CA 91189	KONE INC Attn: General Counsel PHONE: (630) 577-1650 FAX: N/A EMAIL: accountsreceivable.ssc@kone.com	Repairs & Maintenance				\$739,225.45
6	Everi Games Inc	Everi Games Inc Attn: General Counsel PO Box 206206 Dallas, TX 75320	Everi Games Inc Attn: General Counsel PHONE: (702) 855-3000 FAX: N/A EMAIL: accounts.receivable@everi.com	Gaming Participation & Equipment Fees				\$512,741.10
7	Sysco Seattle	Sysco Seattle Attn: Gary Hogan PO Box 97054 Kent, WA 98064	Sysco Seattle Attn: Gary Hogan PHONE: (206) 622-2261 FAX: N/A EMAIL: gary.hogan@sysco.com	Food & Beverage				\$471,675.95
8	Sonesta RL Hotels Franchising, Inc.	Sonesta RL Hotels Franchising, Inc. Attn: Grenda Cabrera PO Box 830447 Philadelphia, PA 19182	Sonesta RL Hotels Franchising, Inc. Attn: Grenda Cabrera PHONE: (617) 421-5400 FAX: N/A EMAIL: grenda.cabrera@sonesta.com	Advertising & Marketing				\$396,801.83
9	Starbucks Corporation	Starbucks Corporation Attn: General Counsel PO Box 74008016 Chicago, IL 60674	Starbucks Corporation Attn: General Counsel PHONE: (206) 447-1575 FAX: N/A EMAIL: ARInvoice@starbucks.com	Food & Beverage				\$335,926.80
10	Gibson, Dunn & Crutcher LLP	Gibson, Dunn & Crutcher LLP Attn: Jeanette Krise 333 South Grand Ave Los Angeles, CA 90071	Gibson, Dunn & Crutcher LLP Attn: Jeanette Krise PHONE: (213) 229-7000 FAX: (213) 229-7520 EMAIL: jkrise@gibsondunn.com	Professional Services				\$300,000.00
11	City of Shoreline	City of Shoreline Attn: General Counsel PO Box 84226 Seattle, WA 98124	City of Shoreline Attn: General Counsel PHONE: (206) 801-2230 FAX: (206) 546-7868 EMAIL: mking@shorelinewa.gov	Tax				\$270,575.04
12	King County Treasury	King County Treasury Attn: General Counsel 201 S Jackson St #710 Seattle, WA 98104	King County Treasury Attn: General Counsel PHONE: (206) 296-4290 FAX: (206) 296-7345 EMAIL: Assessor. info@kingcounty.gov	Tax				\$269,067.97
13	Littler Mendelson PC	Littler Mendelson PC Attn: General Counsel 333 Bush St San Francisco, CA 94104	Littler Mendelson PC Attn: General Counsel PHONE: (415) 433-1940 FAX: N/A EMAIL: mmccollough@littler.com	Professional Services				\$247,837.62
14	Davon Evans DBA Cleanco Bins, LLC	Davon Evans DBA Cleanco Bins, LLC Attn: Davon Evans 4547 Raimier Ave So Seattle, WA 98118	Davon Evans DBA Cleanco Bins, LLC Attn: Davon Evans PHONE: (206) 698-2467 FAX: N/A EMAIL: cleancobins@gmail.com	Repairs & Maintenance				\$225,225.00

	Name of creditor	Complete mailing address, and employee, agents, or department familiar with claim	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	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.		
				contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
15	RxBenefits, Inc.	RxBenefits, Inc. Attn: Serena Brooks 3700 Colonnade Parkway Birmingham, AL 35243	RxBenefits, Inc. Attn: Serena Brooks PHONE: (205) 980-8384 FAX: (205) 980-2354 EMAIL: sbrooks@rxbenefits.com	Payroll & Benefits				\$220,640.63
16	Sunic's Inc. DBA Sun Food Trading Co	Sunic's Inc. DBA Sun Food Trading Co Attn: General Counsel 4715 6th Ave. S Seattle, WA 98108	Sunic's Inc. DBA Sun Food Trading Co Attn: General Counsel PHONE: (206) 682-8823 FAX: N/A EMAIL: joe@sunfoodtrading.com	Food & Beverage				\$207,510.57
17	City of Central	City of Central Attn: General Counsel PO Box 249 Central City, CO 80427	City of Central Attn: General Counsel PHONE: (303) 582-5251 FAX: (303) 582-3424 EMAIL: ada@cityofcentral.co	Tax				\$197,762.19
18	IGT	IGT Attn: Kyle Salasky 9295 Prototype Drive Reno, NV 89521	IGT Attn: Kyle Salasky PHONE: (866) 777-8448 FAX: 31 (0)20 258 9701 EMAIL: Marribel.ManzanoRuiz@IGT.com; kyle.salasky@IGT.com	Gaming Participation & Equipment Fees				\$197,669.80
19	Sysco Intermountain	Sysco Intermountain Attn: Gary Hogan PO BOX 190 West Jordan, UT 84084	Sysco Intermountain Attn: Gary Hogan PHONE: (801) 563-6300 FAX: N/A EMAIL: gary.hogan@sysco.com	Food & Beverage				\$197,248.64
20	Harris Manufacturing Inc	Harris Manufacturing Inc Attn: General Counsel 9143 Phillips Hwy Ste 420 Jacksonville, FL 32256-1381	Harris Manufacturing Inc Attn: General Counsel PHONE: N/A FAX: N/A EMAIL: scott@HarrisMfg.com	Repairs & Maintenance				\$192,759.55
21	Swire Pacific Holdings, Inc. DBA Swire Coca- Cola, USA	Sacksonvine, FL 222-01-381 Swire Pacific Holdings, Inc. DBA Swire Coca-Cola, USA Attn: General Counsel PO Box 3743 Seattle, WA 98214-3734	EMALL Scottle Holdings, Inc. DBA Swire Coca- Cola, USA Attn: General Counsel PHONE: (800) 497-2042 FAX: (801) 816-5368 EMALL: swirearsupport@swirecc.com	Food & Beverage				\$184,863.82
22	Jefder Maintenance Services Inc	Jefder Maintenance Services Inc Attn: General Counsel 2345 Wander St Chula Vista, CA 91915-2415	Jefder Maintenance Services Inc Attn: General Counsel PHONE: N/A FAX: N/A EMAIL: efren.delgado@ssijefder.com	Repairs & Maintenance				\$174,126.00
23	TekLinks Inc DBA C Spire Business	TekLinks Inc DBA C Spire Business Attn: Kelly Luber PO Box 748168 Atlanta, GA 30374	TekLinks Inc DBA C Spire Business Attn: Kelly Luber PHONE: (601) 255-0098 FAX: N/A EMAIL: kjsmith@cspire.com; Kluber@cspire.com	Information Technology				\$171,489.11
24	Kuo Kau Paper Products Co., Ltd	Kuo Kau Paper Products Co., Ltd Attn: Angel Otsuka No. 31, Tien Shui Road Taipei City, 10350 Taiwan	Kuo Kau Paper Products Co., Ltd Attn: Angel Otsuka PHONE: 886-2-25595660 FAX: 886-2-25595668 EMAIL: Angel@queemplayingcard.com	Supplies				\$168,512.44
25	Galaxy Gaming, Inc	Galaxy Gaming, Inc Attn: General Counsel Dept N811 Salt Lake City, UT 81430	Galaxy Gaming, Inc Attn: General Counsel PHONE: (702) 939-3254 FAX: N/A EMAIL: info@galaxygaming.com	Gaming Participation & Equipment Fees				\$167,925.51
26	Interblock USA LC	Interblock USA LC Attn: Marie Magdaleno PO Box 511636 Los Angeles, CA 90051-8191	Interblock USA LC Attn: Marie Magdaleno PHONE: (702) 260-1384 FAX: N/A EMAIL: marie.magdaleno@interblockgaming.com	Gaming Participation & Equipment Fees				\$167,441.79
27	Sysco Denver	Sysco Denver Attn: Gary Hogan PO Box 5566 Denver, CO 80217	Sysco Denver Attn: Gary Hogan PHONE: (303) 298-0997 FAX: (303) 480-3994 EMAIL: gary.hogan@sysco.com	Food & Beverage				\$154,505.15
28	Pierce County Assessor-Treasurer DBA Pierce County Finance	Pierce County Assessor-Treasurer DBA Pierce County Finance Attn: Mike Lonergan PO Box 11621 Tacoma, WA 98411-6621	Pierce County Assessor-Treasurer DBA Pierce County Finance Attn: Mike Lonergan PHONE: (253) 798-7285 FAX: (253) 798-6699 EMAIL: pebudget@co.pierce.wa.us	Tax				\$136,683.64
29	City of Mountlake Terrace	City of Mountlake Terrace Attn: General Counsel PO Box 3694 Seattle, WA 98124	City of Mountlake Terrace Attn: General Counsel PHONE: (425) 776-1161 FAX: (425) 776-0420 EMAIL: businesslicense@mltwa.gov	Tax				\$108,785.61
30	Canon Financial Services, Inc	Canon Financial Services, Inc Attn: General Counsel 14904 Collections Center Drive Chicago, IL 60693-0149	Canon Financial Services, Inc Attn: General Counsel PHONE: (800) 220-0330 FAX: (856) 813-5122 EMAIL: atsivilashvili@cfs.canon.com	Information Technology				\$106,096.61

Fill in this information to identify the case and	this filing:		
Debtor Name RunItOneTime LLC			
United States Bankruptcy Court for the:	Southern District of Texas		
Case number (If known):		(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. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

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:

;	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 2	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	□ Schedule H: Codebtors (Official Form 206H)	Schedule H: Codebtors (Official Form 206H)				
	□ Summary of Assets and Liabilities for Non-Individuals (Official Form 206	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	□ Amended Schedule	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)				
\boxtimes		Other document that requires a declaration Corporate Ownership Statement and List of Equity Security Holders				
decl	declare under penalty of perjury that the foregoing is true and correct.					
Exec	Executed on O7/14/2025 ORDINATION OF THE PROPERTY OF THE PRO	ery				
	MM/ DD/YYYY Signature of inc	lividual signing on behalf of debtor				
	_ Jeff Seery					
	Printed name					
	Chief Restruct	uring Officer				

Position or relationship to debtor

UNANIMOUS WRITTEN CONSENT OF THE APPROVING PARTY OF EACH COMPANY LISTED BELOW

July 14, 2025

The undersigned, being (a) all the members of the Special Committee (as defined below), (b) the sole member, and/or (c) the sole manager (in each case, an "*Approving Party*" and, collectively, the "*Approving Parties*"), of the following corporations, limited liability companies, and unlimited liability companies:

Maverick Entities

- (1) RunItOneTime HoldCo, Inc., a Washington corporation;
- (2) RunItOneTime LLC, a Washington limited liability company;
- (3) RunItOneTime Texas LLC, a Texas limited liability company;
- (4) Maverick Washington LLC, a Nevada limited liability company;
- (5) Maverick Colorado LLC, a Nevada limited liability company;
- (6) Maverick NV LLC, a Nevada series limited liability company;
- (7) Maverick Design LLC, a Nevada limited liability company;
- (8) Maverick Gold LLC, a Nevada limited liability company;
- (9) Maverick Roman LLC, a Nevada limited liability company;
- (10) Maverick American LLC, a Nevada limited liability company;
- (11) Maverick Indianola LLC, a Nevada limited liability company;
- (12) Maverick Caribbean LLC, a Nevada limited liability company;
- (13) Maverick Wizards LLC, a Nevada limited liability company;
- (14) Maverick Evergreen LLC, a Nevada limited liability company;
- (15) Maverick All Star LLC, a Nevada limited liability company;
- (16) Maverick Z Casinos LLC, a Nevada limited liability company;
- (17) Maverick Elko LLC, a Nevada limited liability company;
- (18) Maverick Wendover LLC, a Nevada limited liability company;
- (19) E.GADS, LLC, a Nevada limited liability company;
- (20) Nevada Gold & Casinos, Inc., a Nevada corporation;
- (21) Skyway Center LLC, a Washington limited liability company;
- (22) The Royal Club Limited Liability Company, a Washington limited liability company;
- (23) Great American Gaming Corporation, a Washington corporation;
- (24) 15743 Ambaum LLC, a Washington limited liability company;
- (25) Maverick Acquisitions Canada ULC, a British Columbia unlimited liability company;
- (26) Myers LLC, a Washington limited liability company;
- (27) Colorado MG 1031 LLC, a Colorado limited liability company;
- (28) CCI Leasing LLC, a Utah limited liability company;
- (29) Wendover Transportation LLC, a Nevada limited liability company;
- (30) Utah Trailways Charter Bus Company, LLC, a Utah limited liability company;
- (31) Casino Caravans, Inc., a Utah corporation;
- (32) NG Washington II Holdings, LLC, a Delaware limited liability company;

- (33) Washington Gaming, Inc, a Washington corporation;
- (34) NG Washington, LLC, a Washington limited liability company;
- (35) NG Washington III, LLC, a Washington limited liability company;
- (36) NG Washington II, LLC, a Washington limited liability company;
- (37) Evergreen Entertainment Corporation, a Washington corporation;
- (38) Grand Central Casino, Inc, a Washington corporation;
- (39) Pair O'Dice Investments, LLC, a Washington limited liability company;
- (40) Grand Central Properties Tukwila LLC, a Washington limited liability company;
- (41) Grand Central Properties Tacoma LLC, a Washington limited liability company;
- (42) Grand Central Properties Everett LLC, a Washington limited liability company;
- (43) 14040 Gaming, LLC, a Washington limited liability company;
- (44) Gaming Consultants, Inc, a Washington corporation;
- (45) Gaming Management, Inc, a Washington corporation;
- (46) Puget Sound Gaming, LLC, a Washington limited liability company;
- (47) Maverick Kirkland LLC, a Nevada limited liability company;
- (48) Maverick Kirkland II LLC, a Nevada limited liability company;
- (49) Maverick Tukwila LLC, a Nevada limited liability company;
- (50) Riverside Casino, Inc, a Washington corporation;
- (51) Epstein Gaming, LLC, a Washington limited liability company;
- (52) La Center Gaming, LLC, a Washington limited liability company;
- (53) Pete's Flying Aces, Inc., a Washington limited liability company;
- (54) Tacoma Casino, LLC, a Washington limited liability company;
- (55) Maverick Lakewood LLC, a Nevada limited liability company;
- (56) Maverick Yakima LLC, a Nevada limited liability company;
- (57) Maverick Poker Operator LLC, a Washington limited liability company;

Licensed Operator Affiliates

- (58) Wendover Resorts Operator, LLC, a Nevada limited liability company;
- (59) Elko Resorts Operator, LLC, a Nevada limited liability company;
- (60) Red Garter Operator, LLC, a Nevada limited liability company;
- (61) Wendover Nugget Operator, LLC, a Nevada limited liability company;
- (62) Gold Country Operator, LLC, a Nevada limited liability company;
- (63) Red Lion Operator, LLC, a Nevada limited liability company;
- (64) High Desert Operator LLC, a Nevada limited liability company;
- (65) Colorado Resorts Operator, LLC, a Nevada limited liability company;
- (66) Johnny Z Casino Operator LLC, a Nevada limited liability company;
- (67) Grand Z Casino Operator LLC, a Nevada limited liability company; and
- (68) Z Casino Black Hawk Operator LLC, a Nevada limited liability company;

(each such entity, a "Filing Entity" and, collectively, the "Filing Entities"), do hereby consent to, adopt and approve, ratify, and confirm by unanimous written consent, in each case pursuant to and in accordance with (a) the provisions of such Filing Entity's (i) articles of incorporation, certificate of formation, or other incorporation or formation document, as applicable, and (ii) bylaws, limited liability company agreement, or other operating agreement or document, as applicable (the "Governing Documents"); and (b) the applicable provisions of the applicable corporate or

business statute, as applicable, the following resolutions and authorize the taking of all actions contemplated thereby, as applicable (this "Written Consent"):

WHEREAS, the Approving Party of each Filing Entity has had the opportunity to consult with management and the legal and financial advisors of such Filing Entity to fully consider, and has considered, the strategic alternatives available to such Filing Entity;

WHEREAS, the board of directors or board of managers, as applicable, of certain Maverick Entities have previously each delegated to a special committee of the respective board (each, a "Special Committee"), sole and exclusive power and authority to, among other things, consider, evaluate, and negotiate various strategic alternatives for or on behalf of such entity and its respective subsidiaries, including, without limitation, an in-court or out-of-court restructuring or other transaction in an effort to preserve and to maximize the value of such entity and its assets;

WHEREAS, each Special Committee of the Maverick Entities and each manager of the Licensed Operator Affiliates has, with the assistance of management, the legal advisors, the financial advisors, and the investment bankers of the Filing Entities, considered the liabilities and liquidity of the Filing Entities, the strategic alternatives available to them, and the impact of the foregoing on the Filing Entities' businesses, and determined that the actions contemplated hereby are desirable and in the best interests of each Filing Entity, its respective creditors, and other parties in interest; and

WHEREAS, the Approving Party of each Filing Entity desires to adopt and approve the following resolutions.

I. Commencement of Chapter 11 Cases

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of each of the Approving Parties, it is desirable and in the best interests of each of the Filing Entities, their creditors, and other interested parties, that each of the Filing Entities seek relief under the provisions of chapter 11 of title 11 of the United States Code (the "*Bankruptcy Code*"); and

FURTHER RESOLVED, that each Filing Entity is hereby authorized, and Jeff Seery (the "Authorized Person") shall be, and hereby is, authorized and directed on behalf of each Filing Entity to commence a case under chapter 11 of the Bankruptcy Code (a "Chapter 11 Case") by executing, verifying and delivering a voluntary petition in the name of such Filing Entity under Chapter 11 of the Bankruptcy Code and causing the same to be filed with the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") in such form and at such time as the Authorized Person executing said petition shall determine; and

FURTHER RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized and directed on behalf of such Filing Entity, to seek to have its Chapter 11 Case jointly administered by the Bankruptcy Court with the separate cases commenced by the Filing Entities under Chapter 11 of the Bankruptcy Code (each respective Chapter 11 Case, together with such other Chapter 11 Cases, collectively, the "Chapter 11 Cases"); and

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FURTHER RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of such Filing Entity, to execute, verify or file, or cause to be filed or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or otherwise modify from time to time, all necessary or appropriate documents, including, without limitation, petitions, affidavits, schedules, motions, lists, applications, pleadings and other documents, agreements and papers, and to take any and all actions that the Authorized Person deems necessary or appropriate, each in connection with the Chapter 11 Cases; and

FURTHER RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized and empowered, on behalf of and in the name of such Filing Entity, to the extent applicable, to obtain debtor-in-possession financing and/or the use of cash collateral, in such amounts and on such terms as may be agreed by the Authorized Person, including the grant of replacement liens, as is reasonably necessary for the continuing affairs of such Filing Entity; and

II. <u>Debtor-in-Possession Financing</u>

FURTHER RESOLVED, that in connection with the Chapter 11 Case, the Approving Party of each Filing Entity has determined that it is in the best interests of each Filing Entity to consummate the transactions under that the proposed debtor-in-possession credit facility consisting of a term loan credit facility of up to \$22,500,000, or such other amount as determined necessary by the Authorized Person in consultation with the Professionals (as defined below), on terms and conditions substantially similar to those set forth in the form of DIP Term Sheet, dated July 14, 2025 (the "DIP Term Sheet"), previously provided to each Filing Entity (with such changes as may be approved pursuant to the delegation set forth herein) subject to approval by the Bankruptcy Court, which is necessary and appropriate to conduct the business of each Filing Entity (the "DIP Financing"); and

FURTHER RESOLVED, that the Approving Party of each Filing Entity hereby delegates to the Authorized Person the authority to approve the form, terms, and provisions of the proposed credit agreement for the DIP Financing contemplated by the DIP Term Sheet (the "DIP Credit Agreement"), including the use of proceeds to provide liquidity for such Filing Entity throughout the Chapter 11 Case and such other uses as described in the DIP Term Sheet, any and all guarantees, security agreements, pledge agreements, reaffirmations, promissory notes, fee letters, escrow agreements, letters, notices, certificates, documents, and instruments authorized, executed, delivered, reaffirmed, verified, and filed, registered, or recorded in connection with the DIP Financing (collectively, the "DIP Financing Documents") or that may be necessary, appropriate, desirable, or advisable in connection with the DIP Credit Agreement and the transactions contemplated thereby or otherwise contemplated by the DIP Term Sheet and the DIP Credit Agreement or by any such other DIP Financing Document; and

FURTHER RESOLVED, that the Authorized Person be, and hereby is, authorized, empowered, and directed, in the name and on behalf of such Filing Entity, to cause such Filing Entity to enter into, execute, deliver, certify, file, and record, and perform the obligations arising under, the DIP Financing Documents, together with such other documents, agreements,

instruments, and certificates as may be required by the DIP Financing Documents, in accordance with the terms thereof; and

FURTHER RESOLVED, that the Authorized Person be, and hereby is, authorized, empowered, and directed, in the name and on behalf of such Filing Entity, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Financing Documents and any related documents or instruments which shall, in the Authorized Person's sole judgment, be necessary, proper, or advisable; and

III. Retention of Professionals

RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the relevant Filing Entity, to employ and retain (a) Latham & Watkins LLP, as bankruptcy co-counsel, (b) GLC Advisors & Co., LLC and GLC Securities, LLC (together, "GLC"), as investment banker, (c) Triple P TRS, LLC, as restructuring advisor, (d) Hunton Andrews Kurth LLP, as bankruptcy co-counsel, (e) KPMG LLP, as tax advisor, and (f) Kroll Restructuring Administration LLC, as claims, noticing, and solicitation agent (collectively, the "**Professionals**"), in each case, in connection with the Chapter 11 Cases; and

FURTHER RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of such Filing Entity, to employ and retain such further legal, restructuring, financial, accounting and bankruptcy services firms as may be deemed necessary or appropriate by the Authorized Person to assist each Filing Entity in carrying out its responsibilities in the Chapter 11 Cases and achieving a successful reorganization; and

FURTHER RESOLVED, that each Filing Entity is hereby authorized, and the Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, in the name and on behalf such Filing Entity, to take or cause to be taken any and all such further action and to execute and deliver or cause to be executed or delivered, and to amend, supplement or otherwise modify from time to time, all such further agreements, documents, certificates, statements, notices, undertakings and other writings, and to incur and to pay or direct payment of all such fees and expenses, as in the judgment of the Authorized Person shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions.

IV. General Authorization

RESOLVED, that all acts lawfully done or actions lawfully taken by the Authorized Person or any of the Professionals in connection with the Chapter 11 Cases or any proceedings or matters related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Filing Entities;

FURTHER RESOLVED, that any acts of each Filing Entity or of any person or persons designated and authorized to act by the Approving Party of each Filing Entity, including the Authorized Person, which acts would have been authorized by the foregoing resolutions except

that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved and adopted in all respects as acts in the name and on behalf of each Filing Entity;

FURTHER RESOLVED, that the Authorized Person is authorized and directed on behalf of the relevant Filing Entity to do or cause to be done, and to grant such powers of attorney as are necessary or desirable to do or be done on behalf of such Filing Entity or its subsidiaries, all such acts or things and to sign and deliver, or cause to be signed and delivered, all such agreements, documents, instruments and certificates, as such officer or officers may deem necessary, advisable or appropriate to effectuate or carry out the purposes and intent of the foregoing resolutions and to perform the obligations of such Filing Entity under the agreements and instruments referred to therein, with such execution and delivery of such agreements, documents, instruments or certificates to be conclusive evidence that the form, terms and provisions thereof have been approved by the Approving Parties;

FURTHER RESOLVED, that the Authorized Person be, and hereby is, authorized, empowered, and directed to take any and all further action that he deems necessary, proper, or advisable to carry out fully the intent and purposes of these resolutions.

* *

RUNITONETIME HOLDCO, INC.

a Washington corporation

SPECIAL COMMITTEE:

DocuSigned by: Steve McCall By:

Steve McCall Manager

By:

Lawrence Perkins -55DE923E64D44A6...

Lawrence Perkins

Manager

By:

Tobias Keller

-BIMAN J. WIL. -E9AEA7A5BE334A3...

RUNITONETIME LLC

a Washington limited liability company

MEMBER:

RunItOneTime Holdco, Inc., a Washington corporation

SPECIAL COMMITTEE

By: Stew McCall
Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller

Manager

MANAGER:

SPECIAL COMMITTEE

By: Steve McCall
Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller Manager

— DocuSigned by:

RUNITONETIME LLC

as Sole Member of

MAVERICK WASHINGTON LLC MAVERICK COLORADO LLC

MAVERICK NV LLC

MAVERICK DESIGN LLC

SPECIAL COMMITTEE

By:

Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Johns J. Wh

Tobias Keller

Manager

RUNITONETIME LLC

as Manager of

MAVERICK WASHINGTON LLC MAVERICK COLORADO LLC

MAVERICK NV LLC

MAVERICK DESIGN LLC

SPECIAL COMMITTEE

By:

—Docusigned by: Steve McCall

Steve McCall

By:

Lawrence Perkins

SEDEO22EE4DMAAS

Lawrence Perkins

Manager

By:

Tobias Keller Manager

MAVERICK WASHINGTON LLC

as Sole Member of

MAVERICK GOLD LLC

MAVERICK ROMAN LLC

MAVERICK AMERICAN LLC

MAVERICK INDIANOLA LLC

MAVERICK CARIBBEAN LLC

MAVERICK WIZARDS LLC

MAVERICK EVERGREEN LLC

MAVERICK ALL STAR LLC

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE DocuSigned by:

By: Steve McCall

Steve McCall

Manager

By:

DocuSigned by:

Lawrence Perkins

Lawrence Perkins

Manager

By:

ESAEATASBESSHAS...

Tobias Keller Manager

MAVERICK WASHINGTON LLC

as Manager of

MAVERICK GOLD LLC

MAVERICK ROMAN LLC

MAVERICK AMERICAN LLC

MAVERICK INDIANOLA LLC

MAVERICK CARIBBEAN LLC

MAVERICK WIZARDS LLC

MAVERICK EVERGREEN LLC

MAVERICK ALL STAR LLC

[Signature Page to Written Consent of Maverick Gold LLC, Maverick Roman LLC, Maverick American LLC, Maverick Indianola LLC, Maverick Caribbean LLC, Maverick Wizards LLC, Maverick Evergreen LLC, and Maverick All Star LLC]

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By: Lawrence Perkins

Lawrence Perkins

Manager

DocuSigned by

By:

Tobias Keller

MAVERICK COLORADO LLC as Sole Member of MAVERICK Z CASINOS LLC

By: RunItOneTime LLC, its Manager

By:

Steve McCall
Manager

By:

Lawrence Perkins
Lawrence Perkins
Manager

By:

Docusigned by:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller
Manager

MAVERICK COLORADO LLC as Manager of MAVERICK Z CASINOS LLC

By: RunItOneTime LLC, its Manager

By:

Stew Mcall
Steve McCall
Manager

By:

Lawrence Perkins
Lawrence Perkins
Manager

By:

Tobias Keller Manager

Johns S. Wh

MAVERICK NV LLC as Sole Member of MAVERICK ELKO LLC MAVERICK WENDOVER LLC

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

Steve McCall By:

Steve McCall

Manager

DocuSigned by: Lawrence Perkins By:

Lawrence Perkins

Manager

Horner S. Wh By:

> **Tobias Keller** Manager

MAVERICK NV LLC

as Manager of

MAVERICK ELKO LLC

MAVERICK WENDOVER LLC

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

-DocuSigned by: By: Steve McCall Steve McCall

Manager

Lawrence Perkins By: Lawrence Perkins

By:

Tobias Keller Manager

MAVERICK DESIGN LLC

as Sole Member of

E.GADS, LLC

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

By: Steve Milall

Steve McCall

Manager

By: Lawrence Perkins

sspensifications

DocuSigned by:

Lawrence Perkins

Manager

By:

Tobias Keller Manager

MAVERICK DESIGN LLC

as Manager of **E.GADS, LLC**

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

Docusigned by:

By: Stew McCall
Steve McCall
Manager

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By: Lawrence Perkins
Lawrence Perkins

Lawrence Perkins Manager

By: When the separation of the

Tobias Keller Manager

NEVADA GOLD & CASINOS, INC.

a Nevada corporation

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

EFFERENCE FOR THE PROPERTY OF THE PROPE

Lawrence Perkins

Manager

Bri Petros S. Wh.

By:

Tobias Keller

MAVERICK ROMAN LLC as Sole Member of SKYWAY CENTER LLC THE ROYAL CLUB LIMITED LIABILITY COMPANY

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

By:

Steve McCall
Manager

By:

Lawrence Perkins
Manager

By:

DocuSigned by:
Lawrence Perkins
Manager

By:

Tobias Keller
Manager

MAVERICK ROMAN LLC
as Manager of
SKYWAY CENTER LLC
THE ROYAL CLUB LIMITED LIABILITY COMPANY

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

By: Stew Medall
Steve McCall

Manager

By: Lawrence Perkins

Lawrence Perkins

Manager

By: Docusigned by:

Tobias Keller Manager

GREAT AMERICAN GAMING CORPORATION

a Washington corporation

SPECIAL COMMITTEE

By:

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller

MAVERICK WIZARDS LLC as Sole Member of 15743 AMBAUM LLC

By: Maverick Washington LLC, its Manager

By: RunItOneTime, LLC, its Manager

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall Manager

DocuSigned by:

By: Lawrence Perkins

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Lawrence Perkins

Manager

> Tobias Keller Manager

DocuSigned by:

MAVERICK WIZARDS LLC as Manager of

15743 AMBAUM LLC

By: Maverick Washington LLC, its Manager

By: RunItOneTime, LLC, its Manager

SPECIAL COMMITTEE

By: Steve Milall
Steve McCall

By:

Lawrence Perkins

Lawrence Perkins

Manager

By: Figure 16 Tobias Keller

Tobias Keller Manager

MAVERICK ACQUISITIONS CANADA ULC

a British Columbia unlimited liability company

SPECIAL COMMITTEE

By: S

Steve McCall
Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

DocuSigned by:

Manager

By:

Tobias Keller

MAVERICK ALL STAR LLC as Sole Member of **MYERS LLC**

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

DocuSigned by: Steve McCall By: 698C44A5114240D Steve McCall

Manager

Lawrence Perkins By:

Lawrence Perkins Manager

By: Tobias Keller

Manager

MAVERICK ALL STAR LLC as Manager of

MYERS LLC

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

Steve McCall By: Steve McCall

Manager

By: Lawrence Perkins

Lawrence Perkins

Manager

By:

COLORADO MG 1031 LLC

a Colorado limited liability company

MEMBER:

Maverick Z Casinos LLC, a Nevada limited liability company

By: Steve McCall
Manager

By: Lawrence Perkins
Lawrence Perkins
Manager

By:
Tobias Keller
Manager

MANAGER:

SPECIAL COMMITTEE

By: Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

CCI LEASING LLC

a Utah limited liability company

MEMBER:

Maverick Wendover LLC

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall Manager

By: Lawrence Perkins

Lawrence Perkins

Lawrence Perkins

Manager Manager

By:
Tobias Keller
Manager

MANAGER:

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

WENDOVER TRANSPORTATION LLC

a Nevada limited liability company

MEMBER:

Maverick Wendover LLC

SPECIAL COMMITTEE

By: Stew Mull Steve McCall

Manager

By: Lawrence Perkins
Lawrence Perkins

Lawrence Perkins Manager

By:

Separation of the separa

Manager

MANAGER:

SPECIAL COMMITTEE

By: Steve McCall
Steve McCall
Manager

By: Lawrence Perkins
Lawrence Perkins
Manager

By:

UTAH TRAILWAYS CHARTER BUS COMPANY, LLC

a Utah limited liability company

MEMBER:

Wendover Transportation LLC, a Nevada limited liability company

By: Steve McCall
Manager

By:

Lawrence Perkins

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Lawrence Perkins

Manager

By:
Tobias Keller
Manager

MANAGER:

SPECIAL COMMITTEE

By: Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

CASINO CARAVANS, INC.

a Utah corporation

SPECIAL COMMITTEE

By:

Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Johns S. Wh

DocuSigned by:

Tobias Keller

NEVADA GOLD & CASINOS, INC.

as Sole Member of

NG WASHINGTON II HOLDINGS, LLC

NG WASHINGTON, LLC

NG WASHINGTON III, LLC

SPECIAL COMMITTEE

By:

—Docusigned by: Steve McCall

Steve McCall

Manager

By:

—DocuSigned by: Lawrence Perkins

Lawrence Perkins

Manager

By:

FOLKAT S. Wh

Tobias Keller

Manager

NEVADA GOLD & CASINOS, INC.

as Manager of

NG WASHINGTON II HOLDINGS, LLC

NG WASHINGTON, LLC

NG WASHINGTON III, LLC

SPECIAL COMMITTEE

By:

Docusigned by: Steve McCall

Steve McCall

By:

Lawrence Perkins

Lawrence Perkins

Manager

By: DocuSigned by:

Tobias Keller

NG WASHINGTON II HOLDINGS, LLC as Sole Member of

NG WASHINGTON II, LLC

By: Nevada Gold & Casinos, Inc., its Manager

SPECIAL COMMITTEE

By: Stew Medall Steve McCall

Manager

By:

DocuSigned by:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller Manager

DocuSigned by:

NG WASHINGTON II HOLDINGS, LLC

as Sole Manager of

NG WASHINGTON II, LLC

By: Nevada Gold & Casinos, Inc., its Manager

SPECIAL COMMITTEE

Docusigned by:

By: Steve McCall

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By: Lawrence Perkins
Lawrence Perkins

Manager

By:

Tobias Keller

WASHINGTON GAMING, INC.

a Washington corporation

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall Manager

By:

Lawrence Perkins

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Lawrence Perkins

Manager

By: Policy ! Wh

EVERGREEN ENTERTAINMENT CORPORATION

a Washington corporation

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall Manager

By:

Lawrence Perkins

SSDEQ23ER4D44A6.

Lawrence Perkins

DocuSigned by:

Manager

By: FOREST RESIDENCE TO BE SHOWN TO BE SHOWN THE BESSEL OF THE BESSEL OF

GRAND CENTRAL CASINO, INC.

a Washington corporation

SPECIAL COMMITTEE

By:

—Docusigned by:
Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Blust J. M.

Tobias Keller

GREAT AMERICAN GAMING CORPORATION

as Sole Member of

PAIR O' DICE INVESTMENTS LLC
GRAND CENTRAL PROPERTIES EVERETT LLC
GRAND CENTRAL PROPERTIES TACOMA LLC
GRAND CENTRAL PROPERTIES TUKWILA LLC

SPECIAL COMMITTEE

-DocuSianed by:

By: Steve McCall

Steve McCall Manager

By: Lawrence Perkins

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Lawrence Perkins

Manager

By: EgaEA7A5BE334A3...

Tobias Keller Manager

GREAT AMERICAN GAMING CORPORATION

as Manager of

PAIR O' DICE INVESTMENTS LLC GRAND CENTRAL PROPERTIES EVERETT LLC GRAND CENTRAL PROPERTIES TACOMA LLC GRAND CENTRAL PROPERTIES TUKWILA LLC

SPECIAL COMMITTEE

By: Steve Milall

Steve McCall

Manager

[Signature Page to Written Consent of Pair O'Dice Investments LLC, Grand Central Properties Everett LLC, Grand Central Properties Tacoma, LLC, and Grand Central Properties Tukwila LLC]

By: Lawrence Perkins

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Lawrence Perkins

Manager

By:

WASHINGTON GAMING, INC. as Sole Member of 14040 GAMING, LLC PUGET SOUND GAMING, LLC

SPECIAL COMMITTEE

By: Stew Milall
Steve McCall
Manager

By: Lawrence Perkins
Lawrence Perkins
Manager

By:

Docusigned by:

Separatasbes334A3.

Tobias Keller

Manager

WASHINGTON GAMING, INC. as Manager of 14040 GAMING, LLC PUGET SOUND GAMING, LLC

SPECIAL COMMITTEE

By: Stew McCall
Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

Tobias Keller Manager

Johns S. Wil

GAMING CONSULTANTS, INC.

a Washington corporation

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By:

DocuSigned by:

Lawrence Perkins

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Lawrence Perkins

Manager

By: FONE TARRESTANA

Tobias Keller

GAMING MANAGEMENT, INC.

a Washington corporation

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

DocuSigned by:

Tobias Keller

MAVERICK CARIBBEAN LLC
as Sole Member of
MAVERICK KIRKLAND LLC
MAVERICK KIRKLAND II LLC
MAVERICK TUKWILA LLC
MAVERICK LAKEWOOD LLC
MAVERICK YAKIMA LLC

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall Manager

DocuSigned by:

By:

Docusigned by:

Lawrence Perkins

Lawrence Perkins

Manager

> Tobias Keller Manager

MAVERICK CARIBBEAN LLC as Manager of MAVERICK KIRKLAND LLC MAVERICK KIRKLAND II LLC MAVERICK TUKWILA LLC

MAVERICK LAKEWOOD LLC

MAVERICK YAKIMA LLC

By: Maverick Washington LLC, its Manager

By: RunItOneTime LLC, its Manager

SPECIAL COMMITTEE

By: Steve McCall

Steve McCall

Manager

By: Lawrence Perkins

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Lawrence Perkins

Manager

DocuSigned by:

RIVERSIDE CASINO, INC.

a Washington corporation

SPECIAL COMMITTEE

Steve McCall By:

Steve McCall

Manager

Lawrence Perkins By:

Lawrence Perkins

Manager

By:

Tobias Keller

PUGET SOUND GAMING, LLC as Sole Member of LA CENTER GAMING, LLC TACOMA CASINO L.L.C. EPSTEIN GAMING, LLC

By: Washington Gaming, Inc., its Manager

SPECIAL COMMITTEE

By: Stew Mull Steve McCall

Manager

By: Lawrence Perkins

Lawrence Perkins

Manager

By: Follow J. Wh.

Tobias Keller Manager

DocuSigned by:

PUGET SOUND GAMING, LLC as Manager of LA CENTER GAMING, LLC TACOMA CASINO L.L.C. EPSTEIN GAMING, LLC

By: Washington Gaming, Inc., its Manager

SPECIAL COMMITTEE

By: Stew Medial

Steve McCall Manager

By:

DocuSigned by:

Lawrence Perkins

Lawrence Perkins

Manager

By: Docusigned by:

PETE'S FLYING ACES, INC.

a Washington limited liability company

SPECIAL COMMITTEE

By: Steve Milall

Steve McCall Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

MAVERICK POKER OPERATOR LLC

a Washington limited liability company

MEMBER:

RunItOneTime LLC a Washington limited liability company

SPECIAL COMMITTEE

DocuSigned by: Steve McCall By:

Steve McCall Manager

Lawrence Perkins By:

Lawrence Perkins

Manager

Johns S. Wh By:

Tobias Keller Manager

MANAGER:

SPECIAL COMMITTEE

Steve McCall By:

Steve McCall Manager

Lawrence Perkins By: Lawrence Perkins

By:

Tobias Keller Manager

Johns S. Wil

RUNITONETIME TEXAS LLC

a Texas limited liability company

MEMBER:

RunItOneTime LLC, a Washington limited liability company

SPECIAL COMMITTEE

By: Stew Mcall
Steve McCall

Manager

By: Lawrence Perkins

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Lawrence Perkins

Manager

By: SMAY ! Wh.

Tobias Keller Manager

MANAGER:

SPECIAL COMMITTEE

By: Stew McCall
Steve McCall
Manager

By:

Lawrence Perkins

Lawrence Perkins

Manager

By:

WENDOVER RESORTS OPERATOR, LLC

a Nevada limited liability company

MEMBER:

By:

Eric Persson
Manager

MANAGER:

By:

Eric Persson

Manager

ELKO RESORTS OPERATOR, LLC

a Nevada limited liability company

MEMBER:

By:

Eric Persson

Manager

MANAGER:

By:

Eric Persson

Signed by:

RED GARTER OPERATOR, LLC

a Nevada limited liability company

MEMBER:

Wendover Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson
Manager

-Signed by:

MANAGER:

By:

Eric Persson Manager

WENDOVER NUGGET OPERATOR, LLC

a Nevada limited liability company

MEMBER:

Wendover Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson

Signed by:

Manager

MANAGER:

By:

Eric Persson

Manager

GOLD COUNTRY OPERATOR, LLC

a Nevada limited liability company

MEMBER:

Elko Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson

-Signed by:

Manager

MANAGER:

By:

Eric Persson

RED LION OPERATOR, LLC

a Nevada limited liability company

MEMBER:

Elko Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson

Signed by:

Manager

MANAGER:

By:

Eric Persson

Signed by:

HIGH DESERT OPERATOR LLC

a Nevada limited liability company

MEMBER:

Elko Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson

Manager

-Signed by:

MANAGER:

By:

Eric Persson Manager

${\bf COLORADO\ RESORTS\ OPERATOR, LLC}$

a Nevada limited liability company

MEMBER:

By:

Eric Persson

Manager

Signed by:

MANAGER:

By:

Eric Persson
Manager

JOHNNY Z CASINO OPERATOR LLC

a Nevada limited liability company

MEMBER:

Colorado Resorts Operator, LLC a Nevada limited liability company

By:

Eric Persson

Manager

Signed by:

MANAGER:

By:

Eric Persson Manager

GRAND Z CASINO OPERATOR LLC

a Nevada limited liability company

MEMBER:

Colorado Resorts Operator, LLC a Nevada limited liability company

By:

E959C3D5AB8D470...

Eric Persson Manager

-Signed by:

MANAGER:

By:

Eric Persson

Signed by:

Z CASINO BLACK HAWK OPERATOR LLC

a Nevada limited liability company

MEMBER:

Colorado Resorts Operator, LLC a Nevada limited liability company

By:

By:

E959C3D5AB8D470...

Eric Persson Manager

-Signed by:

MANAGER:

Eric Persson Manager