

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM783217

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
EYP Architecture & Engineering PC		01/30/2023	Corporation:
WHR Architects, Inc.		01/30/2023	Corporation:

RECEIVING PARTY DATA

Name:	Page Southerland Page, Inc.
Street Address:	201 Fuller Road
Internal Address:	5th Floor
City:	Albany
State/Country:	NEW YORK
Postal Code:	12203
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	4186283	EYP/
Registration Number:	5826344	TOTAL IMPACT DESIGN
Registration Number:	5970553	PEOPLE, PURPOSE, PLANET
Registration Number:	3553580	ARCHITECTURE WITH PEOPLE IN MIND

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 7168677629
 Email: jervin@pagethink.com
 Correspondent Name: Jaime Ervin
 Address Line 1: 201 Fuller Road
 Address Line 2: 5th Floor
 Address Line 4: Albany, NEW YORK 12203

NAME OF SUBMITTER:	Jaime Ervin
SIGNATURE:	/Jaime Ervin/

OP \$115.00 4186283

DATE SIGNED:

01/30/2023

Total Attachments: 222

source=EYP Sale Order#page1.tif
source=EYP Sale Order#page2.tif
source=EYP Sale Order#page3.tif
source=EYP Sale Order#page4.tif
source=EYP Sale Order#page5.tif
source=EYP Sale Order#page6.tif
source=EYP Sale Order#page7.tif
source=EYP Sale Order#page8.tif
source=EYP Sale Order#page9.tif
source=EYP Sale Order#page10.tif
source=EYP Sale Order#page11.tif
source=EYP Sale Order#page12.tif
source=EYP Sale Order#page13.tif
source=EYP Sale Order#page14.tif
source=EYP Sale Order#page15.tif
source=EYP Sale Order#page16.tif
source=EYP Sale Order#page17.tif
source=EYP Sale Order#page18.tif
source=EYP Sale Order#page19.tif
source=EYP Sale Order#page20.tif
source=EYP Sale Order#page21.tif
source=EYP Sale Order#page22.tif
source=EYP Sale Order#page23.tif
source=EYP Sale Order#page24.tif
source=EYP Sale Order#page25.tif
source=EYP Sale Order#page26.tif
source=EYP Sale Order#page27.tif
source=EYP Sale Order#page28.tif
source=EYP Sale Order#page29.tif
source=EYP Sale Order#page30.tif
source=EYP Sale Order#page31.tif
source=EYP Sale Order#page32.tif
source=EYP Sale Order#page33.tif
source=EYP Sale Order#page34.tif
source=EYP Sale Order#page35.tif
source=EYP Sale Order#page36.tif
source=EYP Sale Order#page37.tif
source=EYP Sale Order#page38.tif
source=EYP Sale Order#page39.tif
source=EYP Sale Order#page40.tif
source=EYP Sale Order#page41.tif
source=EYP Sale Order#page42.tif
source=EYP Sale Order#page43.tif
source=EYP Sale Order#page44.tif
source=EYP Sale Order#page45.tif
source=EYP Sale Order#page46.tif

source=EYP Sale Order#page47.tif
source=EYP Sale Order#page48.tif
source=EYP Sale Order#page49.tif
source=EYP Sale Order#page50.tif
source=EYP Sale Order#page51.tif
source=EYP Sale Order#page52.tif
source=EYP Sale Order#page53.tif
source=EYP Sale Order#page54.tif
source=EYP Sale Order#page55.tif
source=EYP Sale Order#page56.tif
source=EYP Sale Order#page57.tif
source=EYP Sale Order#page58.tif
source=EYP Sale Order#page59.tif
source=EYP Sale Order#page60.tif
source=EYP Sale Order#page61.tif
source=EYP Sale Order#page62.tif
source=EYP Sale Order#page63.tif
source=EYP Sale Order#page64.tif
source=EYP Sale Order#page65.tif
source=EYP Sale Order#page66.tif
source=EYP Sale Order#page67.tif
source=EYP Sale Order#page68.tif
source=EYP Sale Order#page69.tif
source=EYP Sale Order#page70.tif
source=EYP Sale Order#page71.tif
source=EYP Sale Order#page72.tif
source=EYP Sale Order#page73.tif
source=EYP Sale Order#page74.tif
source=EYP Sale Order#page75.tif
source=EYP Sale Order#page76.tif
source=EYP Sale Order#page77.tif
source=EYP Sale Order#page78.tif
source=EYP Sale Order#page79.tif
source=EYP Sale Order#page80.tif
source=EYP Sale Order#page81.tif
source=EYP Sale Order#page82.tif
source=EYP Sale Order#page83.tif
source=EYP Sale Order#page84.tif
source=EYP Sale Order#page85.tif
source=EYP Sale Order#page86.tif
source=EYP Sale Order#page87.tif
source=EYP Sale Order#page88.tif
source=EYP Sale Order#page89.tif
source=EYP Sale Order#page90.tif
source=EYP Sale Order#page91.tif
source=EYP Sale Order#page92.tif
source=EYP Sale Order#page93.tif
source=EYP Sale Order#page94.tif

source=EYP Sale Order#page95.tif
source=EYP Sale Order#page96.tif
source=EYP Sale Order#page97.tif
source=EYP Sale Order#page98.tif
source=EYP Sale Order#page99.tif
source=EYP Sale Order#page100.tif
source=EYP Sale Order#page101.tif
source=EYP Sale Order#page102.tif
source=EYP Sale Order#page103.tif
source=EYP Sale Order#page104.tif
source=EYP Sale Order#page105.tif
source=EYP Sale Order#page106.tif
source=EYP Sale Order#page107.tif
source=EYP Sale Order#page108.tif
source=EYP Sale Order#page109.tif
source=EYP Sale Order#page110.tif
source=EYP Sale Order#page111.tif
source=EYP Sale Order#page112.tif
source=EYP Sale Order#page113.tif
source=EYP Sale Order#page114.tif
source=EYP Sale Order#page115.tif
source=EYP Sale Order#page116.tif
source=EYP Sale Order#page117.tif
source=EYP Sale Order#page118.tif
source=EYP Sale Order#page119.tif
source=EYP Sale Order#page120.tif
source=EYP Sale Order#page121.tif
source=EYP Sale Order#page122.tif
source=EYP Sale Order#page123.tif
source=EYP Sale Order#page124.tif
source=EYP Sale Order#page125.tif
source=EYP Sale Order#page126.tif
source=EYP Sale Order#page127.tif
source=EYP Sale Order#page128.tif
source=EYP Sale Order#page129.tif
source=EYP Sale Order#page130.tif
source=EYP Sale Order#page131.tif
source=EYP Sale Order#page132.tif
source=EYP Sale Order#page133.tif
source=EYP Sale Order#page134.tif
source=EYP Sale Order#page135.tif
source=EYP Sale Order#page136.tif
source=EYP Sale Order#page137.tif
source=EYP Sale Order#page138.tif
source=EYP Sale Order#page139.tif
source=EYP Sale Order#page140.tif
source=EYP Sale Order#page141.tif
source=EYP Sale Order#page142.tif

source=EYP Sale Order#page143.tif
source=EYP Sale Order#page144.tif
source=EYP Sale Order#page145.tif
source=EYP Sale Order#page146.tif
source=EYP Sale Order#page147.tif
source=EYP Sale Order#page148.tif
source=EYP Sale Order#page149.tif
source=EYP Sale Order#page150.tif
source=EYP Sale Order#page151.tif
source=EYP Sale Order#page152.tif
source=EYP Sale Order#page153.tif
source=EYP Sale Order#page154.tif
source=EYP Sale Order#page155.tif
source=EYP Sale Order#page156.tif
source=EYP Sale Order#page157.tif
source=EYP Sale Order#page158.tif
source=EYP Sale Order#page159.tif
source=EYP Sale Order#page160.tif
source=EYP Sale Order#page161.tif
source=EYP Sale Order#page162.tif
source=EYP Sale Order#page163.tif
source=EYP Sale Order#page164.tif
source=EYP Sale Order#page165.tif
source=EYP Sale Order#page166.tif
source=EYP Sale Order#page167.tif
source=EYP Sale Order#page168.tif
source=EYP Sale Order#page169.tif
source=EYP Sale Order#page170.tif
source=EYP Sale Order#page171.tif
source=EYP Sale Order#page172.tif
source=EYP Sale Order#page173.tif
source=EYP Sale Order#page174.tif
source=EYP Sale Order#page175.tif
source=EYP Sale Order#page176.tif
source=EYP Sale Order#page177.tif
source=EYP Sale Order#page178.tif
source=EYP Sale Order#page179.tif
source=EYP Sale Order#page180.tif
source=EYP Sale Order#page181.tif
source=EYP Sale Order#page182.tif
source=EYP Sale Order#page183.tif
source=EYP Sale Order#page184.tif
source=EYP Sale Order#page185.tif
source=EYP Sale Order#page186.tif
source=EYP Sale Order#page187.tif
source=EYP Sale Order#page188.tif
source=EYP Sale Order#page189.tif
source=EYP Sale Order#page190.tif

source=EYP Sale Order#page191.tif
source=EYP Sale Order#page192.tif
source=EYP Sale Order#page193.tif
source=EYP Sale Order#page194.tif
source=EYP Sale Order#page195.tif
source=EYP Sale Order#page196.tif
source=EYP Sale Order#page197.tif
source=EYP Sale Order#page198.tif
source=EYP Sale Order#page199.tif
source=EYP Sale Order#page200.tif
source=EYP Sale Order#page201.tif
source=EYP Sale Order#page202.tif
source=EYP Sale Order#page203.tif
source=EYP Sale Order#page204.tif
source=EYP Sale Order#page205.tif
source=EYP Sale Order#page206.tif
source=EYP Sale Order#page207.tif
source=EYP Sale Order#page208.tif
source=EYP Sale Order#page209.tif
source=EYP Sale Order#page210.tif
source=EYP Sale Order#page211.tif
source=EYP Sale Order#page212.tif
source=EYP Sale Order#page213.tif
source=EYP Sale Order#page214.tif
source=EYP Sale Order#page215.tif
source=EYP Sale Order#page216.tif
source=EYP Sale Order#page217.tif
source=EYP Sale Order#page218.tif
source=EYP Sale Order#page219.tif
source=EYP Sale Order#page220.tif
source=EYP Sale Order#page221.tif
source=EYP Sale Order#page222.tif

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

----- x
 In re: : Chapter 11
 :
 EYP Group Holdings, Inc., *et al.*,¹ : Case No. 22-10367 (MFW)
 : (Jointly Administered)
 Debtors. :
 : **Re: I.D. Nos. 12, 15, 16, 81, 153, 158,**
 ----- x **159, 160, 209, 230, 269, 270, 271, & 273**

**ORDER (A) APPROVING AND AUTHORIZING THE SALE OF SUBSTANTIALLY
 ALL OF THE DEBTORS’ ASSETS TO PAGE SOUTHERLAND PAGE, INC. FREE
 AND CLEAR OF ALL LIENS, CLAIMS, ENCUMBRANCES AND OTHER
 INTERESTS, (B) APPROVING THE ASSUMPTION AND ASSIGNMENT OF CERTAIN
 EXECUTORY CONTRACTS AND UNEXPIRED LEASES
AND (C) GRANTING RELATED RELIEF**

This matter coming before the Court on the *Motion of Debtors for Entry of (I) an Order (A) Establishing Bidding Procedures, (B) Approving Bid Protections, (C) Establishing Procedures for the Assumption and Assignment of Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure Amounts, (D) Approving the Form and Manner of Notice, (E) Scheduling a Hearing to Consider A Proposed Sale and (F) Granting Related Relief; and (II) an Order (A) Approving the Sale, (B) Authorizing the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases in Connection with the Sale, and (C) Granting Related Relief* (the “Motion”),² filed by the above-captioned debtors and debtors in possession (the “Debtors”) for the entry of an order (this “Order”), pursuant to sections 105(a), 363 and 365 of title 11 of the

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor’s federal tax identification number, are: EYP Group Holdings, Inc. (1041); EYP Holdings, Inc. (0792); EYP, Inc. (0504); EYP Architecture & Engineering, P.C. (7234); EYP Architecture & Engineering of CT, Inc. (1181); EYP Architecture & Engineering of NJ, Inc. (7534); EYP AE, Inc. (7191); WHR Architecture, P.C. (5236); and WHR Design, P.C. (1535). The corporate headquarters and the mailing address for the Debtors is 201 Fuller Road, 5th Floor, Albany, NY 12203, Attn: Kefalari L. Mason.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion and the Stalking Horse APA, as applicable.

United States Code (the “Bankruptcy Code”), Rules 2002, 6004, and 6006 of the Federal Rules of Bankruptcy Procedure (as amended from time to time, the “Bankruptcy Rules”), and rule 6004-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), (a) authorizing the sale of substantially all of the Debtors’ assets (as identified in the Asset Purchase Agreement with Page Southerland Page, Inc. or its designee, dated June 20, 2022 (together with all documents ancillary thereto, the “Successful Bidder APA”), the “Acquired Assets”) free and clear of all liens, claims and encumbrances to Page Southerland Page, Inc. or its designee(s) (the “Buyer”) pursuant to the terms and conditions of the Successful Bidder APA, a copy of which is attached hereto as **Exhibit A**; (b) authorizing and approving the entry into, performance under, and the terms and conditions of the Successful Bidder APA (including all actions taken or required to be taken in connection with the implementation and consummation of the Successful Bidder APA); (c) authorizing and approving the assumption and assignment of the Assumed Contracts and Assumed Leases in connection with the Sale; and (d) granting certain related relief, all as more fully described in the Motion and Successful Bidder APA; and the Court having entered an order on May 11, 2022 [D.I. 81] (the “Bidding Procedures Order”) (x) approving procedures (the “Bidding Procedures”) for (i) submitting bids for the purchase of the Acquired Assets and, if necessary, (ii) conducting an auction for the Acquired Assets (the “Auction”); (y) approving the Bid Protections for the Buyer in the event Buyer is not the Successful Bidder (as defined in the Bidding Procedures); and (z) approving procedures for the assumption and assignment of executory contracts and unexpired leases in connection with the Sale; and the Court having reviewed the Motion and the Court having found that (i) this Court has jurisdiction over the Debtors, their estates, property of their estates and to consider the Motion and the relief requested therein under 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of*

Reference from the United States District Court for the District of Delaware, dated February 29, 2012 (Sleet, C.J.); (ii) this Court may enter a final order consistent with Article III of the United States Constitution; (iii) venue is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409; (iv) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (v) the Debtors' notice of the Motion and opportunity for a hearing were adequate and appropriate under the circumstances and no other or further notice need be provided; and after due deliberation; and the Court having conducted a hearing on the Motion on June 22, 2022 (the "Sale Hearing") and having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors and other parties in interest; and good and sufficient cause having been shown;

IT IS FOUND AND DETERMINED THAT:

A. The findings of fact and conclusions of law set forth herein constitute the Court's findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052, made applicable to this proceeding pursuant to Bankruptcy Rule 9014. The findings made herein are based on the evidence and proffers presented at or in connection with the Sale Hearing.

B. To the extent any of the following findings of fact constitute conclusions of law, they are hereby adopted as such. To the extent any of the following conclusions of law constitute findings of fact, they are hereby adopted as such. Any findings of fact or conclusions of law stated by the Court on the record at the Sale Hearing are hereby incorporated, to the extent they are not inconsistent herewith.

Jurisdiction, Final Order and Statutory Predicates

C. The Court has jurisdiction over this matter, over the property of the Debtors and their bankruptcy estates, including the Acquired Assets, pursuant to 28 U.S.C. §§ 157(a) and 1334. The Court has jurisdiction to hear and determine the Motion pursuant to 28 U.S.C. §§ 157(b)(1)

and 1334(a). This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (N) and (O). Venue of the Chapter 11 Cases and the Motion is proper in this District and in the Court pursuant to 28 U.S.C. §§ 1408 and 1409.

D. This Order constitutes a final and appealable order within the meaning of 28 U.S.C. § 158(a). Notwithstanding Bankruptcy Rules 6004(h) and 6006(d), and to any extent necessary under Bankruptcy Rule 9014 and Rule 54(b) of the Federal Rules of Civil Procedure, as made applicable by Bankruptcy Rule 7054, the Court expressly finds that cause exists to waive all applicable stays with respect to the effectiveness of this Order, which shall be effective immediately upon entry on the docket.

E. The statutory predicates for the relief requested in the Motion are sections 105(a), 363 and 365 of the Bankruptcy Code and Bankruptcy Rules 2002, 6004, and 6006.

Compliance with Bidding Procedures Order

F. As demonstrated by (i) the testimony and other evidence proffered, including without limitation the *Declaration of Kefalari L. Mason in Support of First Day Motions* [D.I. 15], the *Declaration of Scott Webb in Support of the Debtors' Bidding Procedures and Sale Motion and Financing Motion* [D.I. 16], the *Supplemental Declaration of Scott Webb* [D.I. 230], the *Supplemental Declaration of Scott Webb in Support of the Motion of the Debtors for Entry of (I) an Order (A) Establishing Bidding Procedures, (B) Approving Bid Protections, (C) Establishing Procedures for the Assumption and Assignment of Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure Amounts, (D) Approving Form and Manner of Notice, (E) Granting Related Relief; and (II) an Order (A) Approving the Sale, (B) Authorizing the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases in Connection with the Sale and (C) Granting Related Relief* [D.I. 269], the *Supplemental Declaration of Robert J. Gross* [D.I.

270] and the *Declaration of Thomas McCarthy in Support of Sale of Debtors' Assets to Page Southerland, Inc.* [D.I. 273] and (ii) the representations of counsel made on the record at the Sale Hearing, the Debtors and their professionals have fairly marketed the Acquired Assets and conducted the sale process in compliance with the Bidding Procedures and the Bidding Procedures Order. All interested persons and entities have been afforded a full, fair and reasonable opportunity to (i) conduct due diligence investigations, (ii) submit bids to purchase the Acquired Assets, and (iii) object or be heard with respect to the Motion and the relief granted by this Order. The Bidding Procedures were non-collusive, formulated and implemented in good faith, were substantively and procedurally fair to all parties, and obtained the highest or otherwise best value for the Acquired Assets for the Debtors, their estates, and creditors under the circumstances.

G. The Buyer is the Successful Bidder (as defined in the Bidding Procedures) for the Acquired Assets in accordance with the Bidding Procedures Order, and the consideration provided by the Buyer under the Successful Bidder APA constitutes the highest or otherwise best offer and provides fair and reasonable consideration to the Debtors and their estates for the sale of the Acquired Assets and the assumption of all Assumed Contracts and Assumed Leases.

Notice of the Sale, Auction and the Cure Costs

H. Actual written notice of the Sale Hearing, the Auction, the Motion, the Sale, the assumption and assignment of the Assumed Contracts and Assumed Leases, and a reasonable opportunity to object or be heard with respect to the Motion and the relief requested therein has been afforded to all known interested persons and entities, including, but not limited to, the following parties (the "Notice Parties"): (i) the Office of the United States Trustee for the District of Delaware; (ii) counsel to the Committee; (iii) counsel to the Prepetition Secured Party under the Prepetition Loan Documents and the DIP Lender; (iv) counsel to Ault Alliance, Inc. as the Stalking

Horse Buyer; (v) the Internal Revenue Service; (vi) the United States Attorney’s Office for the District of Delaware; (vii) all parties that have requested notice pursuant to Bankruptcy Rule 2002; (viii) all persons or entities known to the Debtors that have or have asserted a lien on, or security interest in, all or any portion of the Acquired Assets; (ix) all non-Debtor parties to each Assumed Contract and Assumed Lease (each a “Contract Counterparty” and collectively, the “Contract Counterparties”); (x) all potential bidders previously identified or otherwise known to the Debtors; and (xi) all creditors of the Debtors.

I. As evidenced by the certificates of service filed with the Court, proper, timely, adequate, and sufficient notice of the Motion, Auction, Sale Hearing, and the Sale of the Acquired Assets, including the assumption and assignment of the Assumed Contracts and Assumed Leases, has been provided in accordance with sections 102(1), 363 and 365 of the Bankruptcy Code, Bankruptcy Rules 2002, 6004, 6006 and 9014, and all applicable Local Rules. The notices described above were good, sufficient, and appropriate under the circumstances. No other or further notice of the Motion, Auction, Sale Hearing, Sale, or assumption, assignment and sale of the Assumed Contracts and Assumed Leases is required, and due process has been satisfied.

J. In accordance with the provisions of the Bidding Procedures Order, as evidenced by the certificates of service on the docket, the Debtors filed and served *Notice to Counterparties of Potential Assumption and Assignment of Executory Contracts and Unexpired Leases and Cure Costs* [D.I. 88] (the “Cure Notice”)³ upon the Buyer and the Contract Counterparties: (i) that the Debtors seek to assume and assign the Assumed Contracts and the Assumed Leases on the Closing Date; (ii) of the relevant Cure Amount; and (iii) the deadline by which any Contract Counterparty must object to the assignment and assumption of the Assumed Contracts and the Assumed Leases.

³ The terms “Cure Amount(s)” and “Cure Cost(s)” are used in this Order interchangeably.

Pursuant to Fed. R. Bankr. P. 6006(c), the service of such Cure Notice was good, sufficient and appropriate under the circumstances and no further notice need be given in respect of establishing a cure amount for the Assumed Contracts and Assumed Leases or regarding the assignment and assumption of the Assumed Contracts and Assumed Leases. Each Contract Counterparty has had a full and fair opportunity to object to the Cure Costs set forth in the Cure Notice and to the assumption and assignment of the Assumed Contracts and Assumed Leases.

K. On June 17, 2022, the Debtors filed the *Notice of Conclusion of Auction and Successful Bidder and Back-Up Bidder* [D.I. 267] with the Court, identifying the Buyer as the Successful Bidder in accordance with the Bidding Procedures Order, and served such notice in accordance with the Bidding Procedures Order.

Highest or Best Offer

L. The Debtors solicited offers in accordance with the provisions of the Bidding Procedures Order, as modified by the *Order Granting Motion of the Official Committee of Unsecured Creditors of EYP Group Holdings, Inc., et al. to Extend Certain Deadlines Set Pursuant to the Order: (I) Establishing Bidding Procedures; (II) Approving Bid Protections; (III) Establishing Procedure Relating to Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure Amounts; (IV) Approving Form and Manner of Notice; (V) Scheduling a Hearing to Consider any Proposed Sale; and (VI) Granting Certain Related Relief* [Dkt. 235], the *Order on Motion of the Official Committee of Unsecured Creditors of EYP Group Holdings, et al. to Compel the Debtors to Qualify the Bid of Page Southerland Page, Inc. Pursuant to the Order: (I) Establishing Bidding Procedures; (II) Approving Bid Protections; (III) Establishing Procedure Relating to Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure*

Amounts; (IV) Approving Form and Manner of Notice; (V) Scheduling a Hearing to Consider any Proposed Sale; and (VI) Granting Certain Related Relief [D.I. 245], and the Order Extending Certain Deadlines set Pursuant to the Bidding Procedures Order [D.I. 255], and conducted the Auction. In accordance with the Bidding Procedures Order, all persons and entities were afforded a full, fair and reasonable opportunity to make a higher or otherwise better offer to purchase the Acquired Assets, as compared to the offer pursuant to the Stalking Horse APA. The marketing and bidding processes implemented by the Debtors and their advisors, as set forth in the Motion, were fair, proper, and reasonably calculated to result in the best value received for the Acquired Assets.

M. The Auction, which commenced on June 13, 2022, was continued to June 17, 2022, and its continuation was cancelled on June 17, 2022, was conducted in accordance with the Bidding Procedures Order, as modified by the *Order Granting Motion of the Official Committee of Unsecured Creditors of EYP Group Holdings, Inc., et al. to Extend Certain Deadlines Set Pursuant to the Order: (I) Establishing Bidding Procedures; (II) Approving Bid Protections; (III) Establishing Procedure Relating to Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure Amounts; (IV) Approving Form and Manner of Notice; (V) Scheduling a Hearing to Consider any Proposed Sale; and (VI) Granting Certain Related Relief [Dkt. 235], the Order on Motion of the Official Committee of Unsecured Creditors of EYP Group Holdings, et al. to Compel the Debtors to Qualify the Bid of Page Southerland Page, Inc. Pursuant to the Order: (I) Establishing Bidding Procedures; (II) Approving Bid Protections; (III) Establishing Procedure Relating to Assumption and Assignment of Certain Executory Contracts and Unexpired Leases, Including Notice of Proposed Cure Amounts; (IV) Approving Form and Manner of Notice; (V) Scheduling a Hearing to Consider any*

Proposed Sale; and (VI) Granting Certain Related Relief [D.I 245], and the *Order Extending Certain Deadlines set Pursuant to the Bidding Procedures Order* [D.I 255], and in a non-collusive, fair and good-faith manner, and a reasonable opportunity has been given to any qualified, interested party to make a higher and better offer for the Acquired Assets; *provided, however*, that all rights of the Stalking Horse Buyer under any applicable agreement, the Bid Procedures Order and any other Order of the Court are hereby reserved and such rights are neither modified nor waived by this Order. No party in interest has filed an objection with respect to the conduct of the Auction or compliance by the Debtors with the Bidding Procedures Order. At the close of the Auction, the Debtors determined, in consultation with the Consultation Parties, that the Buyer had submitted the highest and best offer for the Acquired Assets, pursuant to the terms set forth in the Successful Bidder APA.

N. The Successful Bidder APA constitutes the highest or best offer for the Acquired Assets, is fair and reasonable, and will provide a greater recovery for the Debtors' estates than would be provided by any other available alternative. The Debtors' determination that the Successful Bidder APA constitutes the highest or best offer for the Acquired Assets constitutes a valid and sound exercise of the Debtors' business judgment.

O. The Debtors have also determined, in a valid and sound exercise of their business judgment and in consultation with the Consultation Parties, that the next or otherwise best Qualified Bid (as defined in the Bidding Procedures) (the "Designated Back-Up Bid") for the Acquired Assets, as set forth in the Stalking Horse APA, was that of the Stalking Horse Buyer (the "Designated Back-Up Bidder") at the purchase price and on the terms set forth in the Stalking Horse APA.

P. The DIP Liens securing the DIP Obligations under the DIP Loan Documents (and, subject to the Roll-Up, the Prepetition Liens securing the Prepetition Secured Obligations under the Prepetition Loan Documents) (as these terms are defined in the *Final Order (I) Authorizing the Debtors to (A) Obtain Postpetition Financing and (B) Utilize Cash Collateral; (II) Granting Adequate Protection to Prepetition Secured Party; (III) Modifying the Automatic Stay; and (IV) Granting Related Relief* [D.I. 149] (the “Final DIP Order”)) shall attach to the proceeds from the Sale in the same order of priority and with the same validity, force and effect, and subject to the same carve-outs, as set forth in the Final DIP Order, subject to any outstanding challenge rights of the Committee.

Q. The consideration provided by the Buyer pursuant to the Successful Bidder APA is fair and adequate and constitutes reasonably equivalent value, fair consideration, and reasonable, current market value for the Acquired Assets under the Bankruptcy Code, the Uniform Fraudulent Transfer Act, the Uniform Voidable Conveyance Act, and under any other applicable laws of the United States, any state, territory, possession, or the District of Columbia.

R. Approval of the Motion and the Successful Bidder APA and the consummation of the transactions contemplated thereby is in the best interests of the Debtors, their creditors, their estates, and other parties in interest.

S. The Debtors have demonstrated compelling circumstances and a good, sufficient, and sound business purpose and justification to enter into the Successful Bidder APA, sell the Acquired Assets, and assume and assign the Assumed Contracts and Assumed Leases under sections 363 and 365 of the Bankruptcy Code, and such actions are appropriate and reasonable exercises of the Debtors’ business judgment and in the best interests of the Debtors, their estates, their creditors, and all other parties in interest. Such business reasons include, but are not limited

to, the facts that (i) there is a substantial risk of deterioration of the value of the Acquired Assets if the Sale is not consummated as soon as possible; (ii) the Successful Bidder APA constitutes the highest or otherwise best offer for the Acquired Assets; (iii) no other person or entity has offered to purchase the Acquired Assets for greater economic value to the Debtors' estates than the Buyer; and (iv) the Sale presents the best opportunity to realize the value of the Debtors' assets. In addition, the Debtors' determination that the Successful Bidder APA constitutes the highest or otherwise best offer for the Acquired Assets constitutes a valid and sound exercise of the Debtors' business judgment.

Authority to Consummate Sale

T. The Debtors have full corporate power and authority to execute and deliver the Successful Bidder APA, the Transition Services Agreement, and all other documents contemplated thereby, to perform their obligations therein, and to consummate the Sale, and the Sale has been duly and validly authorized by all necessary corporate action of the Debtors. No further consents or approvals are required for the Debtors to consummate the transactions contemplated by the Successful Bidder APA, except as otherwise set forth in the Successful Bidder APA.

U. The transfer of the Acquired Assets to the Buyer will be, as of the closing of the Sale (the "Closing Date"), a legal, valid, and effective transfer of such assets, and vests or will vest the Buyer with all rights, title, and interests of the Debtors to the Acquired Assets, free and clear of all obligations, interests, Claims, Liabilities, and Encumbrances, except Assumed Liabilities and Permitted Encumbrances.

Good Faith of Buyer

V. The Buyer is purchasing the Acquired Assets in good faith and is a good faith buyer within the meaning of section 363(m) of the Bankruptcy Code, and is therefore entitled to the full

protection of that provision, and otherwise has proceeded in good faith in all respects in connection with this proceeding in that, *inter alia*: (a) the Buyer recognized that the Debtors were free to deal with any other party interested in acquiring the Acquired Assets; (b) the Buyer complied with the provisions in the Bidding Procedures Order; (c) the Buyer agreed to subject its bid to the competitive bidding procedures set forth in the Bidding Procedures Order; (d) the Buyer in no way induced or caused the chapter 11 filing by the Debtors; (e) all payments to be made by the Buyer and other agreements or arrangements entered into by the Buyer in connection with the Sale have been disclosed; (f) the Buyer has not violated section 363(n) of the Bankruptcy Code by any action or inaction; (g) no common identity of directors or controlling stockholders exists between the Buyer and the Debtors; (h) the Buyer is not an “insider” of the Debtors, as that term is defined in section 101(31) of the Bankruptcy Code; and (i) the Successful Bidder APA, a true and correct copy of which is attached hereto as **Exhibit A**, and any other agreements or instruments related thereto, were negotiated and executed at arm’s length, without collusion and in good faith as confirmed on the record at the Auction.

No Fraudulent Transfer; Not a Successor

W. The consideration provided by the Buyer for the Acquired Assets pursuant to the Successful Bidder APA (i) is the highest or otherwise best offer for the Acquired Assets; (ii) will provide a greater recovery for the Debtors’ estates and creditors than would be provided by any other practical available alternative, and (iii) constitutes reasonably equivalent value and fair consideration for the Acquired Assets.

X. The Buyer is not a mere continuation of the Debtors or their estates, and the Buyer is not a successor to the Debtors or their estates. The Sale does not amount to a consolidation, merger, or *de facto* merger of the Buyer with or into the Debtors. Neither entry into the Successful

Bidder APA nor the Sale of the Acquired Assets is being undertaken to hinder, delay, or defraud the Debtors' present or any future creditors.

Section 363(f) Is Satisfied

Y. Except as expressly provided in the Successful Bidder APA or this Order, to the fullest extent permitted under the Bankruptcy Code, the Acquired Assets shall be sold free and clear of all liens (including, without limitation, mechanics', materialmen's and other consensual and non-consensual liens and statutory liens), claims (including any "claim" as defined in section 101(5) of the Bankruptcy Code), encumbrances, interests, obligations, rights, pledges, mortgages, deeds of trust, security interests, liabilities, debt obligations, penalties, charges, judgments, guaranties, and indemnity obligations, in each case, of whatever kind, nature, or description in, against, or with respect to any of the Acquired Assets, having arisen, existed, or accrued prior to the Closing Date, whether direct or indirect, absolute or contingent, choate or inchoate, filed or unfiled, scheduled or unscheduled, noticed or unnoticed, recorded or unrecorded, perfected or unperfected, material or non-material, disputed or undisputed, known or unknown, matured or unmatured, liquidated or unliquidated, arising or imposed by agreement, understanding, law, equity, statute, or otherwise, including claims or liabilities arising under doctrines of successor liability, or *de facto* merger (other than the Permitted Liens and the Assumed Liabilities, collectively, the "Interests").

Z. The Buyer would not have entered into the Successful Bidder APA and would not consummate the transactions contemplated thereby (by paying the Purchase Price and assuming the Assumed Liabilities and Permitted Liens) if the sale of the Acquired Assets to the Buyer, and the assumption, assignment and sale of the Assumed Contracts and Assumed Leases to the Buyer, were not free and clear of all Interests, or if the Buyer, its affiliates, or their respective officers,

directors or shareholders, or the Acquired Assets, would, or in the future could be liable for any Interests, or could or would be required to satisfy in any manner, whether at law or equity, or by payment, setoff, or otherwise, directly or indirectly, any Interest.

AA. Not selling the Acquired Assets free and clear of any and all Interests would adversely impact the Debtors' estates, and the Sale of the Acquired Assets other than as free and clear of all Interests would be of substantially less value to the Debtors' estates.

BB. The Debtors may sell the Acquired Assets free and clear of all Interests because, in each case, one or more of the standards set forth in section 363(f)(1)-(5) of the Bankruptcy Code has been satisfied; *provided, however*, that the DIP Liens securing the DIP Obligations under the DIP Loan Documents (and, subject to the Roll-Up, the Prepetition Liens securing the Prepetition Secured Obligations under the Prepetition Loan Documents) (as these terms are defined in the Final DIP Order) shall attach to the proceeds from the Sale in the same order of priority and with the same validity, force and effect, and subject to the same carve-outs, as set forth in the Final DIP Order. Those holders of Interests against the Debtors, their estates or any of the Acquired Assets who did not object, or who withdrew their objections, to the Sale or the Motion are deemed to have consented to the Sale pursuant to section 363(f)(2) of the Bankruptcy Code. All other holders of Interests, including those who maintained and did not withdraw objections to the Sale or the Motion, if any, fall within one or more of the other subsections of section 363(f) of the Bankruptcy Code.

Validity of Transfer

CC. The consummation of the Successful Bidder APA and the Sale is legal, valid and properly authorized under all applicable provisions of the Bankruptcy Code, including, without limitation, sections 105(a), 363(b), 363(f), 363(m), 365(b), and 365(f) of the Bankruptcy Code,

and all of the applicable requirements of such sections have been complied with in respect of the Sale.

DD. The transfer of the Acquired Assets to the Buyer under the Successful Bidder APA will be a legal, valid and effective transfer of all of the legal, equitable and beneficial right, title and interest of the Debtors in and to the Acquired Assets free and clear of all Interests.

Assumption and Assignment of the Assumed Contracts and Assumed Leases

EE. The assumption and assignment of the Assumed Contracts and Assumed Leases pursuant to the terms of this Order is integral to the Successful Bidder APA and is in the best interests of the Debtors and their estates, creditors, and other parties in interest, and represents the reasonable exercise of sound and prudent business judgment of the Debtors. The Assumed Contracts and Assumed Leases are and shall be deemed included in the Acquired Assets for all purposes under this Order. A list of such Assumed Contracts and Assumed Leases to be assumed and assigned, subject to paragraphs 32 and 35 of this Order, along with the Cure Costs, if any, is set forth on **Exhibit B**.

FF. Pursuant to the terms of the Successful Bidder APA, the Buyer will or has: (i) pay (paid) any amounts due and payable under any of the Assumed Contracts and Assumed Leases in the ordinary course of business and pursuant to the terms of such Assumed Contracts and Assumed Leases; (ii) cure(d) and/or provide(d) adequate assurance of cure of monetary default (if any) existing prior to the Closing Date under any of the Assumed Contracts and Assumed Leases, within the meaning of section 365(b)(1)(A) of the Bankruptcy Code; (iii) provide(d) compensation or adequate assurance of compensation to any party for actual loss (if any) to such party resulting from any default prior to the Closing Date under any of the Assumed Contracts and Assumed Leases, within the meaning of section 365(b)(1)(B) of the Bankruptcy Code; and (iv) provide(d)

adequate assurance of its future performance under the relevant Assumed Contracts and Assumed Leases within the meaning of sections 365(b)(1)(C), 365(b)(3) (to the extent applicable) and 365(f)(2)(B) of the Bankruptcy Code.

GG. The Debtors may assume the Assumed Contracts and Assumed Leases, as identified on Exhibit B to this Order, and transfer and assign each of them to the Buyer pursuant to sections 363 and 365 of the Bankruptcy Code, free and clear of all Interests, and notwithstanding any anti-assignment clause, as provided in section 365(f) of the Bankruptcy Code. The assumption and assignment of the Assumed Contracts and Assumed Leases pursuant to the terms of this Order is integral to the Sale and is in the best interests of the Debtors, their estates, their creditors and other parties in interest, and represents the reasonable exercise of sound and prudent business judgment by the Debtors.

HH. Except as otherwise expressly stated in this Order, the respective Cure Costs set forth on Exhibit B hereto are the sole amounts, if any, necessary under sections 365(b)(1)(A) and (B) and 365(f)(2)(A) of the Bankruptcy Code to cure all defaults and pay all actual losses under the Assumed Contracts and Assumed Leases as of the date of this Order, which amounts shall be updated as of the Closing.

Compelling Circumstances for an Immediate Sale

II. To maximize the value of the Acquired Assets, preserve the viability of the Business, and avoid deterioration, erosion of value, and/or uncertainty with respect to the future operation of the Acquired Assets, as well as to comply with the milestones set forth in the Final DIP Order, the Sale of the Acquired Assets must occur as soon as possible. Accordingly, there is cause to waive the stays contemplated by Bankruptcy Rules 6004 and 6006.

JJ. The Debtors have demonstrated compelling circumstances and good, sufficient, and sound business purpose and justification for the approval and consummation of the Sale prior to, and outside of, a chapter 11 plan. The Sale pursuant to the Successful Bidder APA neither impermissibly restructures the rights of the Debtors' creditors nor impermissibly dictates the terms of a liquidating chapter 11 plan for the Debtors and, therefore, does not constitute a *sub rosa* plan. **NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:**

General Provisions

1. The relief requested in the Motion is granted and approved, and the Sale contemplated thereby is approved as set forth in this Order.

2. This Court's findings of fact and conclusions of law, set forth in the Bidding Procedures Order, are incorporated herein by reference.

3. All objections to the Motion or the relief requested therein that have not been withdrawn, waived, or settled, and all reservations of rights included therein, are hereby overruled on the merits and denied with prejudice. All persons and entities given notice of the Motion that failed to timely object thereto, including, without limitation, all non-debtor parties to the Assumed Contracts and Assumed Leases, are deemed to have consented to the relief sought therein, including, but not limited to, the Cure Amounts set forth in each Cure Notice.

Approval of the Successful Bidder APA

4. The Successful Bidder APA and all other ancillary documents, including the Transition Service Agreement ("TSA") and all of the terms and conditions thereof, and the Debtors' entry into such documents, are hereby approved in all respects.

5. Pursuant to section 363(b) of the Bankruptcy Code, the Debtors are authorized and empowered to take any and all actions necessary or appropriate to (a) consummate the Sale of the Acquired Assets to the Buyer pursuant to and in accordance with the terms and conditions of the

Successful Bidder APA, (b) close the Sale as contemplated in the Successful Bidder APA and this Order, (c) execute and deliver, perform under, consummate, implement and close fully the Successful Bidder APA, together with all additional instruments and documents that may be reasonably necessary or desirable to implement the Successful Bidder APA and the Sale, including any other ancillary documents, or as may be reasonably necessary or appropriate to the performance of the obligations as contemplated by the Successful Bidder APA and such other ancillary documents, (d) assume, assign and transfer the designated Assumed Contracts and Assumed Leases set forth on Exhibit B to the Buyer, without further application to or order of this Court and upon the terms and conditions of the Successful Bidder APA, subject, in the case of the Delayed Contracts, to obtaining the Governmental Authorizations, (e) perform any remaining obligations specified in the Successful Bidder APA after the Closing, and (f) otherwise implement and provide the Buyer and the Debtors with the full benefit of the transactions contemplated by the Successful Bidder APA and this Order.

Approval of the Back-Up Bid

6. The Designated Back-Up Bidder is hereby approved as the Back-Up Bidder (as defined in the Bidding Procedures), and the Designated Back-Up Bid is hereby approved and authorized as the Back-Up Bid (as defined in the Bidding Procedures), subject to the terms and conditions in the Stalking Horse APA. As set forth in Section VI of the Bidding Procedures, the Debtors will be authorized, but not required, to consummate all transactions contemplated by and consistent with the Designated Back-Up Bid of the Designated Back-Up Bidder without further order of the Court but upon one-business-day advanced notice, which notice will be filed with the Court.

Transfer of the Acquired Assets

7. Pursuant to sections 105(a), 363(b), 363(f), 365(b) and 365(f) of the Bankruptcy Code, the Debtors are authorized to transfer the Acquired Assets on the Closing Date. Such Acquired Assets shall be transferred to the Buyer upon and as of the Closing, and such transfer shall constitute a legal, valid, binding and effective transfer of the Acquired Assets which shall vest the Buyer with all right, title and interest of the Debtors in and to the Acquired Assets free and clear of all Interests, except Assumed Liabilities and Permitted Encumbrances. Upon the Closing, the Buyer shall take title to and possession of the Acquired Assets, subject only to the Assumed Liabilities and Permitted Encumbrances.

8. All persons and entities are hereby forever prohibited and enjoined from taking any action that would adversely affect or interfere with the ability of the Debtors to sell and transfer the Acquired Assets to the Buyer in accordance with the terms of the Successful Bidder APA and this Order.

9. All persons and entities that are in possession of some or all of the Acquired Assets on the Closing Date are directed to surrender possession of such Acquired Assets to the Buyer or Buyer's designee at the Closing.

10. Upon Closing, this Order shall be construed as, and shall constitute for any and all purposes, a full and complete general assignment, conveyance and transfer of the Acquired Assets pursuant to the terms of the Successful Bidder APA.

11. A certified copy of this Order may be filed with the appropriate clerk and/or recorded with the recorder to act to cancel any of the obligations, interests, Claims, Liabilities, and Encumbrances of record.

12. If any person or entity that has filed statements or other documents or agreements evidencing Interests with regard to all or any portion of the Acquired Assets shall not have

delivered to the Debtors prior to the Closing, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of liens and easements, and any other documents necessary or desirable to the Buyer for the purpose of documenting the release of all Interests, which the person or entity has or may assert with respect to all or any portion of the Acquired Assets, the Debtors are hereby authorized, empowered and directed, and the Buyer is hereby authorized and empowered, to execute and file such statements, instruments, releases and other documents on behalf of and in the name of such person or entity, as attorney-in-fact, with respect to the Acquired Assets.

13. This Order is and shall be binding upon and govern the acts of all persons and entities, including, without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, federal and local officials, and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any lease; and each of the foregoing persons and entities is hereby directed to accept for filing any and all of the documents and instruments necessary and appropriate to consummate the transactions contemplated by the Successful Bidder APA. All entities are authorized and specifically directed to strike all recorded Interests against the Acquired Assets from their records, official or otherwise.

14. A certified copy of this Order may be filed with any appropriate clerk and/or recorded with any appropriate recorder to act to cancel any of the Interests of record in the Acquired Assets and/or to resolve any title issues with respect to the Acquired Assets.

15. Upon Closing, the Buyer (and its successors, assigns, agents or representatives) shall not be deemed to be (a) a successor to the Debtors, (b) de facto merged with the Debtors, or (c) a mere continuation of the Debtors. Without limiting the generality of the foregoing, and except as specifically provided in the Successful Bidder APA, the Buyer (and its successors, assigns, agents or representatives) shall not be liable for any claims against the Debtors or its predecessors or affiliates or assets, other than as expressly provided for in the Successful Bidder APA or in this Order.

16. For the avoidance of doubt, the DIP Liens securing the DIP Obligations under the DIP Loan Documents (and, subject to the Roll-Up, the Prepetition Liens securing the Prepetition Secured Obligations under the Prepetition Loan Documents) (as these terms are defined in the Final DIP Order) shall attach to the proceeds from the Sale in the same order of priority and with the same validity, force and effect, and subject to the same carve-outs, as set forth in the Final DIP Order.

Assumed Contracts and Assumed Leases

17. Upon the Closing of the Sale, in accordance with sections 105(a) and 365 of the Bankruptcy Code, the Debtors are authorized and directed to assume and assign each of the Assumed Contracts and Assumed Leases set forth on Exhibit B to the Buyer free and clear of all Interests, and to execute and deliver to Buyer such documents or instruments as may be reasonably necessary to assign and transfer such Assumed Contracts and Assumed Leases to Buyer, as provided in the Successful Bidder APA, and such Assumed Contracts and Assumed Leases shall be deemed assumed and assigned to Buyer as of the Closing Date; *provided, however*, that the Delayed Contracts shall not constitute Assumed Contracts under this Order and/or the Successful Bidder APA until the Debtors obtain the applicable Governmental Authorization related to such Contracts, and Buyer shall have no obligation to pay Cure Costs associate with such Delayed

Contracts until the Debtors obtain the applicable Governmental Authorization related to such Contracts, as further set forth in Section 2.5(e) of the Successful Bidder APA. For the avoidance of doubt, all Assumed Insurance Policies shall be deemed to be and treated as executory contracts and shall be assumed by the Debtors and assigned to and vest in Buyer at Closing, shall continue in full force and effect thereafter in accordance with their respective terms and shall, along with the proceeds thereunder, be considered the “Acquired Assets”; further for the avoidance of doubt, any change of control, anti-assignment, and assumption of liability provisions in any of the Assumed Insurance Policies and effects thereof shall be fully, unconditionally and irrevocably waived with respect to both the assumption and assignment of such Assumed Insurance Policies effectuated by and through the Successful Bidder APA and this Order, and the assumption or transfer of any liabilities in or as a result of same.

18. The payment of the applicable Cure Costs (if any), whether as a result of a determination of the Cure Cost by the Court, as a result of the fact that no objection was timely filed to the applicable Cure Notice, or as a result of an agreement between Buyer and the Contract Counterparty, shall, pursuant to section 365 of the Bankruptcy Code and any other applicable law, (a) effect a cure of all defaults existing thereunder as of the Closing Date, (b) compensate for any actual loss to such non-Debtor party resulting from such default, and (c) together with the assumption of the Assumed Contracts and Assumed Leases by the Buyer, constitute adequate assurance of future performance thereof. The Buyer shall then have assumed the Assumed Contracts and Assumed Leases and, pursuant to section 365(f) of the Bankruptcy Code, the assignment by the Debtors of such Assumed Contracts and Assumed Leases shall not be a default thereunder. Except as otherwise agreed to in writing by the Debtors or the Buyer (as applicable), after the payment of the relevant Cure Costs (if any) by the Buyer, neither the Debtors nor the

Buyer shall have any further liabilities to the Contract Counterparties other than the Buyer's obligations under the Assumed Contracts and Assumed Leases that accrue and become due and payable on or after the Closing Date. For the avoidance of doubt, unless otherwise expressly stated in this Order, the Cure Costs shall be paid in the ordinary course of business and in accordance with the terms of the applicable Assumed Contracts and Assumed Leases whether accruing and/or becoming due and payable prior to or after the effective date of the assumption and assignment.

19. Subject to Section 2.5(e) of the Successful Bidder APA, any provision in any Assumed Contract that restricts, prohibits or conditions the assignment of such Assumed Contract or allows the party to such Assumed Contract to terminate, recapture, impose any penalty, condition on renewal or extension or modify any term or condition upon the assignment of such Assumed Contract, constitutes an unenforceable anti-assignment provision that is void and of no force and effect; for the avoidance of doubt, any change of control provisions in any of the Assumed Contracts and Assumed Leases shall be fully, unconditionally and irrevocably waived with respect to the Sale effectuated by and through the Successful Bidder APA and this Order. All other requirements and conditions under sections 363 and 365 of the Bankruptcy Code for the assumption by the Debtors and assignment to the Buyer of the Assumed Contracts and Assumed Leases set forth on Exhibit B have been satisfied. Upon the Closing, in accordance with sections 363 and 365 of the Bankruptcy Code, the Buyer shall be fully and irrevocably vested with all right, title and interest of the Debtors under the Assumed Contracts and Assumed Leases set forth on Exhibit B.

20. Upon the Closing and the payment of the relevant Cure Costs (if any), the Buyer shall be deemed to be substituted for the Debtors as a party to the applicable Assumed Contract and the Debtors shall be relieved, pursuant to section 365(k) of the Bankruptcy Code, from any

further liability under the Assumed Contracts and Assumed Leases. All counterparties to the Assumed Contracts and Assumed Leases shall cooperate and expeditiously execute and deliver, upon reasonable request of the Buyer, any instruments, applications, consents, or other documents which may be required or requested by any public or quasi-public authority or other party or entity to effectuate the applicable transfers in connection with the Sale.

21. Upon the payment of the applicable Cure Costs (if any), the Assumed Contracts and Assumed Leases will remain in full force and effect, and no default shall exist under the Assumed Contracts and Assumed Leases nor shall there exist any event or condition which, with the passage of time or giving of notice, or both, would constitute such a default.

22. There shall be no rent accelerations, assignment fees, increases (including advertising rates) or any other fees charged to the Buyer or the Debtors as a result of the assumption and assignment of the Assumed Contracts and Assumed Leases.

23. Pursuant to sections 105(a), 363 and 365 of the Bankruptcy Code, all Contract Counterparties are forever barred and permanently enjoined from raising or asserting against the Buyer any assignment fee, default, breach or claim or loss, or condition to assignment, arising under or related to the Assumed Contracts and Assumed Leases existing as of the Closing Date or arising by reason of the Closing. The failure of the Debtors or Buyer to enforce at any time one or more terms or conditions of any Assumed Contract or Assume Lease shall not be a waiver of such terms or conditions, or of the Debtors' and Buyer's rights to enforce every term and condition of the Assumed Contracts and Assumed Leases.

24. The Jackson Laboratory. Notwithstanding anything to the contrary in the Cure Notice or this Order, upon the assumption and assignment of a Design Agreement hereunder, the Buyer shall be deemed to have assumed all rights, benefits, and liabilities under such Design

Agreement, regardless of the date of accrual thereof, including without limitation any contingent or unliquidated liabilities such as indemnification obligations. The parties' respective rights, obligations, claims and defenses under such Design Agreements as assigned to the Buyer (including with respect to any insurance requirements and insurance coverage provided for thereunder) shall be fully preserved. No substantive or procedural right, duty or obligation of the Debtors or non-debtor counterparty The Jackson Laboratory under any Design Agreement will change as a result of such assumption and assignment of such Design Agreement. This Paragraph 24 shall not be construed to impart liability beyond the terms of any such Design Agreements, nor construed as an admission of liability regarding matters in which Debtors are disputing or may dispute liability. All contracts and related documentation for the Debtors' improvement and expansion of existing shell space at 21 Kingsland Crossing, Ellsworth, Maine 04605, on behalf of The Jackson Laboratory shall be and hereby are deemed "Design Agreements."

25. Pernix Group, Inc. Notwithstanding anything to the contrary in the Cure Notice or this Order, upon the assumption and assignment of a Design-Build Agreement hereunder, the Buyer shall be deemed to have assumed all rights, benefits, and liabilities under such Design-Build Agreement, regardless of the date of accrual thereof, including without limitation any contingent or unliquidated liabilities such as indemnification obligations. The parties' respective rights, obligations, claims and defenses under such Design-Build Agreements as assigned to the Buyer (including with respect to any insurance requirements and insurance coverage provided for thereunder) shall be fully preserved. No substantive or procedural right, duty or obligation of the Debtors or non-debtor counterparty Pernix Group, Inc. under any Design-Build Agreement will change as a result of such assumption and assignment of such Design-Build Agreement. This Paragraph 25 shall not be construed to impart liability beyond the terms of any such Design-Build

Agreements, nor construed as an admission of liability regarding matters in which Debtors are disputing or may dispute liability. “Design-Build Agreement” refers to contracts (and related documentation) pursuant to which the Debtors provide architectural services to Pernix Group, Inc. in connection with the construction projects for the U.S. Department of State (Overseas Buildings Operations), specifically the Office Annex in Kampala, Uganda, and the U.S. Consulate Compound in Lagos, Nigeria.

26. Orlando Health. Notwithstanding anything to the contrary contained in this Order, the Successful Bidder APA, or the *Notice to Counterparties of Potential Assumption and Assignment of Executory Contracts and Unexpired Leases and Cure Costs* directed to Orlando Health, Inc. (“Orlando Health”) (the “OH Cure Notice”), the Debtors, Buyer, and Orlando Health agree (a) that certain AIA Document B101 Standard Form Agreement Between Orlando Health, as Owner, and non-debtor subsidiary EYP/AE Incorporated (“EYP/AE”), as Architect, dated October 23, 2019, as replaced and superseded by those certain AIA Document B101 Standard Form Agreements between Orlando Health, as Owner, and EYP/AE, as Architect, dated August 11, 2020 (as such may have been or may be amended or supplemented from time to time) (the “OH Contracts”) shall not be Assumed Contracts for purposes of this Order and the Successful Bidder APA; and (b) that notwithstanding entry of this Order and a closing of the Sale, the parties’ respective rights, obligations, claims and defenses under the OH Contracts (including with respect to any insurance requirements and insurance coverage provided for thereunder) shall be fully preserved and intact, irrespective of whether deemed to arise or accrue prior to, from, or after the Closing Date and irrespective of whether known or unknown as of the Closing Date. For the avoidance of doubt and without limitation, following entry of this Order and any closing of the Sale, Orlando Health shall be entitled to assert any of its rights and claims under the OH Contracts

against EYP/AE, subject to any defenses of EYP/AE, irrespective of when such rights and claims are deemed to arise or accrue.

27. UCHealth. Notwithstanding Findings U, Y, DD, GG of this Order, any errors and omissions claims of Yampa Valley Medical Center, UCH-MHS, Poudre Valley Healthcare, Inc., University of Colorado Hospital Authority, and University of Colorado Health (collectively, the “UCHealth Entities”) against the Debtors relating to any client projects, including but not limited to any rights or remedies of such UCHealth Entities under any contracts executed by such UCHealth Entities with any of the Debtors, are expressly reserved. Notwithstanding the Debtors’ inclusion and designation of only Projects in Exhibit B attached to this Order, for the avoidance of doubt, all contracts, agreements, service package addenda, PSSAs and design change orders executed from time to time by any of the Debtors with Yampa Valley Medical Center, UCH-MHS, Poudre Valley Healthcare, Inc., University of Colorado Hospital Authority, and University of Colorado Health, including, without limitation, any contracts, agreements, service package addenda, PSSAs and/or design charge orders relating to such Projects, are assumed and assigned pursuant to this Order.

28. Mason Innovation Partners LLC; Clark Construction Group, LLC. Mason Innovation Partners LLC (“MIP”) and the Debtor EYP Architecture & Engineering, P.C. (“EYP Architecture”) are parties to that certain Agreement dated May 7, 2021 (the “MIP Prime Agreement”) and related consultant agreements (together with the MIP Prime Agreement, and in each case as the same may have been amended from time to time, the “MIP Contracts”). Clark Construction Group, LLC and the Debtor EYP Architecture are parties to that certain Agreement dated May 3, 2018 (the “Clark Prime Agreement”) and related consultant agreements (together with the Clark Prime Agreement, and in each case as the same may have been amended from time

to time, the "Clark Contracts"). The MIP Contracts and the Clark Contracts are Assumed Contracts. Notwithstanding the entry of this Order and a closing of the Sale, the parties' respective rights, obligations, claims and defenses under the MIP Contracts and the Clark Contracts (including with respect to any insurance requirements and insurance coverage provided for thereunder) shall be fully preserved, irrespective of whether deemed to arise or accrue prior to, from, or after the Closing Date and irrespective of whether known or unknown as of the Closing Date. For the avoidance of doubt, and notwithstanding any other provision in this Order, nothing in this Order shall expand or limit the rights and obligations of the parties to the MIP Contracts or the Clark Contracts, including with respect to any party's right, title, or interest in the Design Materials (as defined in the MIP Contracts and the Clark Contracts), and in the event of any conflict or inconsistency between or among the terms or provisions of this Order or any of the MIP Contracts or the Clark Contracts, the terms and provisions of the MIP Contracts or the Clark Contracts, as applicable, shall govern.

29. Grunley. Notwithstanding anything to the contrary in Exhibit B attached hereto or this Order, the Debtors and Buyer agree and stipulate that: (i) the Debtors are assuming all of the Debtors' executory contracts with Grunley Construction Co., Inc. ("Grunley") as of the Closing Date (the "Grunley Contracts") and assigning all Grunley Contracts to the Buyer; (ii) pursuant to 11 U.S.C. 365, upon the occurrence of the Closing, the Buyer shall be deemed to have assumed all rights, benefits, and liabilities under the Grunley Contracts, regardless of the date of accrual thereof, including without limitation any contingent or unliquidated liabilities such as indemnification obligations; (iii) notwithstanding the entry of this Order and the Closing, the parties' respective rights, obligations, claims and defenses under the Grunley Contracts assigned to the Buyer (including with respect to any insurance requirements and insurance coverage

provided for thereunder) shall be fully preserved; and (iv) Grunley shall reserve all rights of setoff and recoupment against the Buyer but only to the extent allowable under the Grunley Contracts and in accordance with applicable law regardless of the date of accrual of any such rights or claims, including without limitation all indemnification claims, to the extent allowable under the Grunley Contracts.

30. Spectrum Engineers Inc. In connection with the assumption and assignment of that certain Standard Form of Agreement Between Architect and Consultant [AIA Document C401 – 20171] entered into on or about April 16, 2019, by and between the Debtor EYP, Inc., as Architect, and Spectrum Engineers Inc. (“Spectrum”), as Consultant, (the “Spectrum Consulting Agreement”) regarding the design and construction of a children’s hospital in the State of Utah, identified as the Intermountain Healthcare, Primary Children’s Hospital, Lehi Campus (the “Intermountain Project”), Buyer shall be obligated to pay, when they become due and payable in the ordinary course of business and in accordance with the terms of the Spectrum Consulting Agreement, any unpaid invoices issued by Spectrum Engineers prior to or after the Closing (including invoice # 87087). For the avoidance of doubt, nothing in this Order shall affect or impair any lien Spectrum might have against the Intermountain Project that is not property of the Debtors’ estates.

31. Bard, Rao + Athanas Consulting Engineers, LLC. With respect to the assumption and assignment of the subconsultant agreements (“BR+A Assumed Contracts”) with subconsultant Bard, Rao + Athanas Consulting Engineers, LLC (“BR+A”), the Cure Costs to be paid, in aggregate, on the Closing Date of the Sale or at such other time that constitutes the ordinary course of business and in accordance with the terms of the subconsultant agreements with BR+A, or as soon thereafter as practicable, is \$3,014.20, consisting of (a) invoice number 1073395 (\$250.00)

and (b) invoice number 1074705 (\$2,764.20). This amount will be reduced by the amount of any payments received by BR+A on such invoices prior to the Closing Date of the Sale. In addition, the Buyer or the Debtors (as applicable) will pay in the ordinary course of business and in accordance with the terms of the consulting agreement with BR+A any invoices sent to the Debtors by BR+A in the ordinary course of business after April 24, 2022, except such invoices for which BR+A has received payment as of the date of the Order or the Closing of the Sale. The amounts set forth in this Paragraph 31, are the sole amounts necessary under sections 365(b)(1)(A) and (B) and 365(f)(2)(A) of the Bankruptcy Code to cure all defaults and pay all actual pecuniary losses resulting from defaults under the BR+A Assumed Contracts.

32. United States Federal Government. Notwithstanding any provision to the contrary in the Motion, this Order, and any implementing sale documents, nothing shall: (1) authorize the assumption, sale, assignment or other transfer to the Buyer of any federal (i) grants, (ii) grant funds, (iii) contracts, (iv) property, including but not limited to, intellectual property and patents, (v) leases, (vi) agreements or other interests of the federal government (collectively, “Federal Interests”) without compliance by the Debtors and the Buyer with all terms of the Federal Interests and with all applicable non-bankruptcy law; (2) be interpreted to set cure amounts or to require the government to novate, approve or otherwise consent to the assumption, sale, assignment or other transfer of any Federal Interests; (3) waive, alter or otherwise limit the United States’ property rights, including but not limited to, inventory, patents, intellectual property, licenses, and data; (4) affect the setoff or recoupment rights of a federal governmental unit (as defined in 11 U.S.C. § 101(27)); (5) authorize the assumption, transfer, sale or assignment of any federal governmental unit’s (a) license, (b) permit, (c) registration, (d) authorization or (e) approval, or the discontinuation of any obligation thereunder, without compliance with all applicable legal

requirements, obligations and approvals under non-bankruptcy laws; (6) release, nullify, preclude or enjoin the enforcement of any police or regulatory liability to a federal governmental unit that any entity would be subject to as the owner or operator of property after the date of entry of this Order; (7) confer exclusive jurisdiction to the Court except to the extent set forth in 28 U.S.C. § 1334 (as limited by any other provisions of the United States Code); or (8) expand the scope of 11 U.S.C. § 525.

33. Dallas County; Harris County. The ad valorem taxes owed to Dallas County and Harris County for tax year 2022 pertaining to the Acquired Assets shall be paid to Dallas County and Harris County by the Buyer and the 2022 ad valorem tax liens shall be retained against the Assets until said taxes, including any penalties and interest that may accrue, are paid in full. Nothing in this Paragraph 33 shall alter any rights of Buyer under the Successful Bidder APA with respect to any adjustment to the purchase price or closing cash payment based on assumption of the foregoing ad valorem tax liability for any period prior to the Closing Date. Any proration to the Debtors shall be credited to the Buyer at closing or on terms agreed upon by the Debtors and Buyer. Any dispute regarding the proration of the ad valorem taxes between the Debtors and Buyer shall have no effect on Buyer's responsibility to pay the 2022 ad valorem taxes.

Other Provisions

34. Effective upon the Closing Date, all persons and entities are forever prohibited and permanently enjoined from commencing or continuing in any manner any action or other proceeding, whether in law or equity, in any judicial, administrative, arbitral or other proceeding against the Buyer and its successors and assigns with respect to any (a) Interests in connection with the Debtors or the Acquired Assets (other than Assumed Liabilities), or (b) successor liability, including commencing or continuing in any manner any action or other proceeding against the Buyer, its successors or assigns, assets or properties (including the Acquired Assets). The Buyer

shall have no liability with respect to Excluded Liabilities, and no successor or vicarious liability of any kind or character, whether asserted or unasserted, fixed or contingent, liquidated or unliquidated, with respect to the Debtors or any obligations of the Debtors arising prior to the Closing Date, or in any way related to the operation of the Business or any of the Acquired Assets prior to the Closing Date, except as provided in the Successful Bidder APA. The Buyer has given substantial consideration under the Successful Bidder APA for the benefit of the holders of any Interests. The consideration given by the Buyer shall constitute valid and valuable consideration for the releases of any potential claims of successor or vicarious liability of the Buyer, which releases shall be deemed to have been given in favor of the Buyer by all holders of Interests against or in the Debtors or any of the Acquired Assets.

35. To the greatest extent available under applicable law, the Buyer shall be authorized, as of the Closing Date, to operate under any license, permit, registration and any other governmental authorization or approval of the Debtors with respect to the Acquired Assets and the Contracts, and all such licenses, permits, registrations and governmental authorizations and approvals are deemed to have been, and hereby are transferred to the Buyer as of the Closing Date. To the extent provided by section 525 of the Bankruptcy Code, no governmental unit may revoke or suspend any permit or license related to the operation of the Acquired Assets sold, transferred or conveyed to the Buyer on account of the filing or pendency of the Chapter 11 Cases. For the avoidance of doubt, nothing in this Order or the Successful Bidder APA authorizes the transfer or assignment of any governmental (a) license, (b) permit, (c) registration, (d) authorization or (e) approval, or the discontinuation of any obligation thereunder, without compliance with all applicable legal requirements and approvals under police or regulatory law.

36. Because the Court has found that the transactions contemplated by the Successful Bidder APA are undertaken by the Buyer without collusion and in good faith, as that term is contemplated by section 363(m) of the Bankruptcy Code, and that the consideration provided by the Buyer for the Acquired Assets is fair and reasonable, the reversal or modification on appeal of the authorization provided herein to consummate the Sale shall not affect the validity of the Sale (including the assumption and assignment of the Assumed Contracts and Assumed Leases), unless such authorization and such Sale are duly stayed pending such appeal. The Buyer is a good faith buyer within the meaning of section 363(m) of the Bankruptcy Code and, as such, is entitled to and is hereby granted the full protections of section 363(m) of the Bankruptcy Code.

37. The consideration provided by Buyer for the Acquired Assets under the Successful Bidder APA is fair and reasonable under the circumstances, and neither the Debtors nor Buyer have engaged in any action or inaction that would cause or permit the Sale to be avoided or costs or damages to be imposed under section 363(n) of the Bankruptcy Code.

38. Notwithstanding the potential applicability of Bankruptcy Rules 7062, 9014, 6004(h) and 6006(d), this Order shall be effective immediately upon entry and the Debtors and the Buyer are authorized to close the Sale, and take any action authorized by this Order, immediately upon entry of this Order.

39. No bulk sales law or any similar law of any state or other jurisdiction applies in any way to the Sale.

40. The failure specifically to include or reference any particular provision of the Successful Bidder APA or the TSA in this Order shall not diminish or impair the effectiveness of such provision, it being the intent of the Court that the Successful Bidder APA and the TSA be authorized and approved in their entireties.

41. The Successful Bidder APA, the TSA and any related agreements, documents or other instruments may be modified, amended or supplemented by the parties thereto and in accordance with the terms thereof, without further order of the Court, provided that any such modification, amendment or supplement does not have a material adverse effect on the Debtors' estates.

42. Buyer shall have no obligation to proceed with Closing unless and until all conditions precedent to its obligations to do so, as set forth in the Successful Bidder APA, have been met, satisfied, or waived in accordance with the terms of the Successful Bidder APA.

43. The provisions of this Order and the Successful Bidder APA, and any actions taken pursuant hereto or thereto, including under the TSA, shall survive entry of any order (a) confirming or consummating any plan of reorganization or liquidation of the Debtors, (b) converting the Debtors' cases from chapter 11 to chapter 7, (c) dismissing the Chapter 11 Cases, or (d) appointing a chapter 11 trustee or examiner, and the terms and provisions of the Successful Bidder APA as well as the rights and interests granted pursuant to this Order and the Successful Bidder APA shall continue in this or any superseding case and shall be binding upon the Debtors, their affiliates, estates, and creditors, all holders of equity interests in the Debtors, all holders of any Interests, all Contract Counterparties, all parties in interest in the Chapter 11 Cases, any trustees or estate fiduciaries subsequently appointed in the Chapter 11 Cases or upon a conversion to chapter 7 of the Bankruptcy Code, the Buyer, and the respective successors and assigns of each of the foregoing. Nothing contained in any order entered in the Chapter 11 Cases or any related proceeding subsequent to entry of this Order, nor in any chapter 11 plan confirmed in this case, shall conflict with or derogate from the provisions of the Successful Bidder APA or the terms of this Order.

44. The provisions of this Order are non-severable and mutually dependent.

45. All time periods set forth in this Order shall be calculated in accordance with Bankruptcy Rule 9006(a).

46. To the extent that this Order is inconsistent with the Successful Bidder APA or any related documents or any prior order or pleading with respect to the Motion in these Chapter 11 Cases, the terms of this Order shall govern.

47. Within ten (10) Business Days following the Closing, the caption in these Chapter 11 Cases shall be changed.

48. The Court shall retain exclusive jurisdiction over all matters arising from or related to the interpretation and implementation of this Order, and to interpret, implement and enforce the terms and provisions of the Successful Bidder APA, the TSA, all agreements executed in connection with the Successful Bidder APA to which the Debtors are a party or which have been assigned by the Debtors to Buyer, and to adjudicate any and all disputes concerning or relating in any way to the Successful Bidder APA, the Sale, or this Order, including to compel delivery of the Acquired Assets, to protect Buyer and its assets, including the Acquired Assets, against any Interests and successor and transferee liability, and to enter orders, as appropriate, pursuant to sections 105, 363, 365, or other applicable provisions of the Bankruptcy Code to transfer the Acquired Assets and Assumed Contracts to Buyer.

Dated: June 22nd, 2022
Wilmington, Delaware

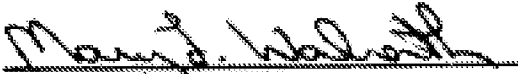

MARY F. WALRATH
UNITED STATES BANKRUPTCY JUDGE

Exhibit A

(Successful Bidder APA)

ASSET PURCHASE AGREEMENT

dated as of June 20, 2022

by and among

PAGE SOUTHERLAND PAGE, INC., or its designee(s),

as Buyer,

and

EYP GROUP HOLDINGS, INC.

and

ITS SUBSIDIARIES AND AFFILIATES SIGNATORY HERETO

as Sellers

TABLE OF CONTENTS

	<u>Page</u>
ARTICLE 1 DEFINITIONS	1
1.1 Defined Terms	1
1.2 Interpretation.....	17
ARTICLE 2 ACQUIRED ASSETS AND ASSUMPTION OF LIABILITIES	18
2.1 Assets to be Acquired	18
2.2 Liabilities to be Assumed by Buyer.....	18
2.3 Excluded Liabilities	18
2.4 Wrong Pockets.....	18
2.5 Assumption and Assignment of Contracts and Leases	18
ARTICLE 3 CLOSING; PURCHASE PRICE	20
3.1 Closing; Transfer of Possession; Certain Deliveries	20
3.2 Consideration	22
3.3 Allocation of Purchase Price.....	22
ARTICLE 4 REPRESENTATIONS AND WARRANTIES OF SELLERS	23
4.1 Organization.....	23
4.2 Authorization of Transaction	23
4.3 Governmental Consents	23
4.4 No Conflicts	23
4.5 Acquired Assets	24
4.6 Litigation; Orders.....	24
4.7 Tangible Personal Property.....	24
4.8 Employment Matters.....	24
4.9 Compliance with Laws; Permits	26
4.10 Trade Controls	26
4.11 Anti-Bribery Laws	26
4.12 Contracts and Leases.....	27
4.13 Real Property	27
4.14 Intellectual Property.....	27
4.15 Brokers’ Fees and Commissions.....	28
4.16 Financial Statements	29
4.17 Tax Matters	29
4.18 Employee Benefits Matters.....	30
4.19 Absence of Changes.....	32
4.20 Exclusive Representations and Warranties	32
ARTICLE 5 REPRESENTATIONS AND WARRANTIES OF BUYER	32
5.1 Organization.....	32
5.2 Due Authorization, Execution and Delivery; Enforceability.....	32
5.3 Governmental Approvals.....	33
5.4 No Conflicts	33

5.5	Sufficiency of Funds	33
5.6	Adequate Assurances Regarding Executory Contracts.....	33
5.7	Exclusive Representations and Warranties	33
5.8	No Outside Reliance	34
ARTICLE 6	COVENANTS OF THE PARTIES	34
6.1	Conduct of Business Pending the Closing	34
6.2	Access	35
6.3	Public Announcements	36
6.4	Tax Matters	36
6.5	Commercially Reasonable Efforts	37
6.6	Further Assurances.....	37
6.7	Bankruptcy Court Matters.....	38
6.8	Cure Costs	39
6.9	Preservation of Books and Records	39
6.10	Notification of Certain Matters	40
6.11	Confidentiality	40
6.12	Employees.....	41
6.13	Bulk Transfer Laws.....	42
6.14	Collection of Accounts Receivable.....	42
6.15	Use of Name and Marks	42
6.16	No Successor Liability	42
ARTICLE 7	CONDITIONS TO OBLIGATIONS OF THE PARTIES	43
7.1	Conditions Precedent to Obligations of Buyer	43
7.2	Conditions Precedent to the Obligations of Sellers	44
7.3	Frustration of Conditions Precedent	44
ARTICLE 8	TERMINATION	44
8.1	Termination of Agreement.....	44
8.2	Consequences of Termination.....	46
ARTICLE 9	MISCELLANEOUS	46
9.1	Expenses	46
9.2	Assignment	46
9.3	Parties in Interest.....	47
9.4	Notices	47
9.5	Choice of Law.....	48
9.6	Entire Agreement; Amendments and Waivers	48
9.7	Counterparts; Facsimile and Electronic Signatures	48
9.8	Severability	48
9.9	Headings	49
9.10	Exclusive Jurisdiction; Specific Performance	49
9.11	WAIVER OF RIGHT TO TRIAL BY JURY.....	50
9.12	Survival	50
9.13	Computation of Time.....	50
9.14	Time of Essence	50

9.15	Non-Recourse	50
9.16	Disclosure Schedules	50
9.17	Sellers' Representative; Dealings Among Sellers	51
9.18	Mutual Drafting	51
9.19	Fiduciary Obligations.....	51

ASSET PURCHASE AGREEMENT

This ASSET PURCHASE AGREEMENT, dated as of June 20, 2022 (the “Agreement Date”), is by and among EYP Group Holdings, Inc., a Delaware corporation (“EYP”), and each of EYP’s Subsidiaries and Affiliates listed on the signature pages hereto (together with EYP, “Sellers” or the “Company”, and each, a “Seller”) and Page Southerland Page, Inc., a Delaware corporation, or its designee(s) (“Buyer”). Each Seller and Buyer are referred to herein individually as a “Party” and collectively as the “Parties”.

WITNESSETH:

WHEREAS, Sellers engage in the business of providing architectural and engineering design services, and related consulting, to public and private clients (the “Business”);

WHEREAS, on or about April 24, 2022, Sellers (collectively, the “Debtors”), commenced voluntary cases (collectively, the “Chapter 11 Cases”) under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”) by filing petitions for relief in the Bankruptcy Court (the date of such filing, the “Petition Date”);

WHEREAS, Sellers have agreed to sell to Buyer, and Buyer has agreed to purchase, the Acquired Assets as of the Closing, and Buyer is willing to assume from Sellers the Assumed Liabilities as of the Closing, in each case upon terms and subject to the conditions set forth hereinafter (including the Auction);

WHEREAS, the board of directors, including the independent directors, of EYP, and the boards of directors or other governing bodies of the other Sellers have each determined that it is advisable and in the best interests of Sellers and their creditors to consummate the Transactions, and have approved this Agreement;

WHEREAS, Sellers intend to seek the entry of the Bidding Procedures Order and the Sale Order by the Bankruptcy Court approving the Transactions contemplated by this Agreement and authorizing Sellers to consummate the Transactions upon the terms and subject to the conditions set forth herein and in the Bidding Procedures Order and the Sale Order (each as defined below) to be entered in the Chapter 11 Cases under sections 105, 363, 365 and other applicable provisions of the Bankruptcy Code.

NOW, THEREFORE, in consideration of the representations, warranties, covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the Parties hereto agree as follows:

ARTICLE 1 DEFINITIONS

1.1 Defined Terms. As used herein, the terms below shall have the following respective meanings:

“Acquired Assets” shall mean all properties, assets, interests and rights of every nature, tangible and intangible of Sellers (real or personal, now existing or hereafter acquired, whether or not reflected on the books or financial statements of Sellers) Relating to the Business, and in any event, including the following assets of Sellers, except the Excluded Assets shall not be Acquired Assets:

(a) all accounts and notes receivable of the Business (whether current or non-current), including unbilled revenue under the Assumed Contracts, and all causes of action specifically pertaining to the collection of the foregoing, except as set forth on Schedule 1.1(a);

(b) subject to Section 2.5, all rights of Sellers under the Assumed Contracts and Assumed Leases, including Sellers’ rights with respect to the Leased Real Property subject to the Assumed Leases;

(c) subject to the right of Sellers to retain copies (at Sellers’ expense and subject to Section 6.9), all Acquired Business Information, including customer lists, customer data, customer contact information, correspondence with present or prospective customers or suppliers, mailing lists, distribution lists, and supplier lists, in the possession or control of any Seller and whether in hard or electronic format;

(d) all intangible personal property (other than Intellectual Property) owned by Sellers, including all goodwill Relating to the Business, the Acquired Assets and/or the Assumed Liabilities;

(e) all tangible assets, including equipment, machinery, furniture, supplies, computer hardware, data networks, servers, communication equipment, software, discs, stored data, raw materials, work in progress, finished goods, and other tangible personal property Relating to the Business;

(f) to the extent transferrable, all rights of Sellers to refunds, reimbursements, promotional allowances, vendor rebates and similar items, all warranties, express or implied, received from third parties, claims, causes of action, rights of recovery, rights of set-off and rights of recoupment of every kind and nature relating to the Acquired Assets or the Assumed Liabilities;

(g) all prepaid expenses of Sellers relating to any of the Assumed Contracts or Assumed Leases, including deposits, security deposits, merchant deposits, prepaid rent and prepaid expenses;

(h) to the extent transferable, all Intellectual Property owned or licensed by any Seller Relating to the Business (the “Transferred Intellectual Property”) and all evidence of such Transferred Intellectual Property which is in any Seller’s possession, custody or control;

(i) to the extent transferable and assignable, Sellers’ interest in all licenses, License Agreements, and Licensed Software;

(j) all Permits Relating to the Business and all pending applications for such Permits, but only to the extent transfer or assignment of such Permits or such applications to Buyer is permitted by Law (collectively, the “Acquired Permits”);

(k) all Avoidance Actions; provided that neither the Buyer, nor any Person claiming by, through or on behalf of the Buyer (including by operation of law, sale, assignment, conveyance or otherwise) shall pursue, prosecute, litigate, institute or commence an action based on, assert, sell, convey, assign or file any claim that relates to the Avoidance Actions;

(l) to the extent transferable, the Benefit Plans identified on Schedule 1.1(l) to the Disclosure Schedules (collectively, "Assumed Benefit Plans"), including, for the avoidance of doubt, that certain Executive Nonqualified "Excess" Plan pursuant to the Adoption Agreement dated as of September 1, 2011, as thereafter amended (the "Excess Plan"), and any contributions or pending contributions to the Assumed Benefit Plans held or to be held by or on account of Sellers;

(m) to the extent transferable, the insurance policies and binders of any Seller set forth on Schedule 1.1 (m) to the Disclosure Schedules, including all rights, benefits and proceeds under or arising out of such insurance policies, Relating to the Business or any of the Acquired Assets or Assumed Liabilities (but excluding any returns and refunds of any premiums paid, or other amounts due back to Sellers, with respect to cancelled policies) (the "Assumed Insurance Policies");

(n) all insurance proceeds received by Sellers (whether before or after the Closing Date) with respect to Acquired Assets or Assumed Liabilities;

(o) any loss reserves held by Sellers on account of any Assumed Liabilities;

(p) the capital stock of the Subsidiaries of EYP set forth on Schedule 1.1(p) ("Acquired Capital Stock") that are not debtors (as defined in 11 U.S.C. § 101(13)) on the Closing Date;

(q) all organizational documents, qualifications to conduct business as a foreign corporation, arrangements with registered agents relating to foreign qualifications, taxpayer and other identification numbers, seals, minute books, stock transfer books, stock certificates, and other documents relating to any Seller's organization, maintenance, existence, and operation, in each case relating solely to the Sellers which capital stock constitutes Acquired Capital Stock and/or the Joint Venture Interests; and

(r) to the extent transferable, the Joint Venture Interests.

"Acquired Business Information" shall mean all books, financial information, records, files, ledgers, documentation, instruments, research, papers, data, telephone numbers Related to the Business, websites and URLs Related to the Business, social media accounts, business plans, litigation files, credit information, cost and pricing information, marketing materials and information, sales or technical literature or similar information that, in each case, is in the possession or control of any Seller and, in each case, is Relating to the Business, including, equipment records, files and assignment documentation pertaining to existence, availability, registrability or ownership of the Company's Intellectual Property and documentation of the development, conception or reduction to practice thereof; provided that Acquired Business Information shall not include any information (i) that requires consent of a third-party for transfer

hereunder, unless such consent is obtained (including pursuant to the Sale Order), or (ii) that if transferred hereunder would violate any Law.

“Acquired Capital Stock” shall have the meaning specified within the definition of “Acquired Assets.”

“Acquired Permits” shall have the meaning specified within the definition of “Acquired Assets.”

“Affiliate” shall, with respect to any Person, mean any other Person that directly, or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, the Person specified, where “control” means the possession, directly or indirectly, of the power to direct or cause the direction of the management policies of a Person, through ownership of voting securities or rights, by contract, as trustee, executor or otherwise.

“Agreement” shall mean this Asset Purchase Agreement, together with the exhibits and the Disclosure Schedules, in each case as amended, restated, supplemented or otherwise modified from time to time.

“Agreement Date” shall have the meaning specified in the preamble.

“Allocation” shall have the meaning specified in Section 3.3.

“Alternative Transaction” shall mean (i) the approval by the Bankruptcy Court of a sale or sales of a material portion of the Acquired Assets, or the equity interests in one or more Sellers and/or Affiliates or Subsidiaries of any Seller, to a Person other than Buyer, and (ii) the filing of a plan of reorganization or liquidation that does not contemplate the sale of the Acquired Assets to Buyer in accordance with the terms hereof.

“Anti-Bribery Laws” shall have the meaning specified in Section 4.11.

“Assumed Contracts” shall have the meaning specified in Section 2.5(a).

“Assumed Insurance Policies” shall have the meaning specified in Section 1.1(m).

“Assumed Leases” shall have the meaning specified in Section 2.5(a).

“Assumed Liabilities” shall mean the following Liabilities:

(a) all Liabilities of Sellers under each of the Assumed Contracts, including billing in advance and accrued accounts payable due to Sellers’ consultants, in each case whether arising prior to, from, or after the Closing Date;

(b) all Liabilities of Sellers under each of the Assumed Leases, whether arising prior to, from, or after the Closing Date;

(c) all Liabilities related to Property Taxes, or any other Taxes, imposed upon or assessed directly against the Acquired Assets, to the extent arising due to operation of the Business or ownership of Acquired Assets from and after the Closing Date;

(d) all Liabilities related to client prepayments and overpayment, refunds, credits, reimbursements and related adjustments with respect to any Assumed Contract;

(e) all Liabilities related to Transfer Taxes related to the Transaction, solely to the extent the total amount of such Liabilities does not exceed \$25,000.00;

(f) all Liabilities, to the extent arising from and after the Closing, with respect to or relating to the ownership or operation of any of the Acquired Assets;

(g) all accrued and unused vacation hours, sick time, or other paid time off of the Transferred Employees accrued in the Ordinary Course of Business and identified in the schedules provided by Sellers pursuant to Sections 4.8(c) and (d);

(h) all Liabilities with respect to the Transferred Employees as identified in the schedules provided by Sellers pursuant to Sections 4.8(c)(ii);

(i) all Liabilities relating to the Assumed Benefit Plans;

(j) all Liabilities related to the Incentive Plan;

(k) all Liabilities related to the Assumed Insurance Policies;

(l) all Liabilities under the WARN Act related to the Transactions solely to the extent arising due to Buyer's breach of Section 6.12 below;

(m) all Liabilities incurred as a result of performance of Services by or on behalf of the Company under the Transition Services Agreement, subject to the terms of the Transition Services Agreement;

(n) all Cure Costs, which shall be payable only when an Assumed Contract or Assumed Lease is assumed and assigned pursuant to Section 2.5; and

(o) all Liabilities relating to completed or nearly completed client projects as set forth on Schedule 1.1(o); provided, however, the Liabilities identified on Schedule 1.1(o) shall constitute Assumed Liabilities solely in the event that the Sale Order determines that the insurance policies and proceeds thereunder identified on Schedule 1.1(o) with respect to each Liability set forth on Schedule 1.1(o) are Acquired Assets.

“Auction” shall have the meaning set forth in the Bidding Procedures.

“Audited Financial Statements” shall have the meaning specified in Section 4.16.

“Avoidance Actions” shall mean any and all claims for avoidance and recovery of any Seller under section 547 of the Bankruptcy Code relating to the Acquired Assets or Assumed

Liabilities or which may be asserted against counterparties to any Assumed Contract or Assumed Lease. Avoidance Actions shall further include any cause of action that could be asserted under section 548 of the Bankruptcy Code and any applicable state fraudulent transfer relating to the Acquired Assets or Assumed Liabilities or which may be asserted against counterparties to any Assumed Contract or Assumed Lease specifically under a theory that one of the Debtors paid an obligation of another one of the Debtors and thus did not receive reasonably equivalent value.

“Back-Up Bidder” shall have the meaning specified in Section 6.7(g).

“Bankruptcy Code” shall have the meaning specified in the recitals.

“Bankruptcy Court” shall mean the United States Bankruptcy Court for the District of Delaware or any other court having jurisdiction over the Chapter 11 Cases from time to time.

“Bankruptcy Rules” shall mean the Federal Rules of Bankruptcy Procedure as promulgated by the United States Supreme Court under section 2075 of title 28 of the United States Code, 28 U.S.C. § 2075.

“Benefit Plan” shall mean any employee benefit plan (including as defined in Section 3(3) of ERISA) or any deferred compensation, bonus, pension, retirement, profit sharing, savings, incentive compensation, stock purchase, stock option or other equity or equity-linked compensation, disability, death benefit, hospitalization, medical, dental, life, employment (other than any offer letter or employment agreement that is terminable “at will” without the payment of severance), retention, change in control, termination, severance, separation, vacation, sick leave, holiday pay, paid time off, leave of absence, fringe benefit, compensation, incentive, insurance, welfare or any similar plan, program, policy, practice, agreement or arrangement (including any funding mechanism therefor), written or oral, whether or not subject to ERISA, and whether funded or unfunded, in each case that is adopted, sponsored, maintained, entered into, contributed to, or required to be maintained or contributed to, by any Seller for the benefit of any Employee, or pursuant to or in connection with which any Seller could have any Liabilities in respect of any Employee or beneficiary of any Employee.

“Bidding Procedures” shall mean the bidding procedures approved by the Bankruptcy Court pursuant to the Bidding Procedures Order, attached hereto as Exhibit A.

“Bidding Procedures Motion” shall mean D.E. 12 filed in the Chapter 11 Cases.

“Bidding Procedures Order” shall mean the Order of the Bankruptcy Court approving the Bidding Procedures in the Chapter 11 Cases.

“Bill of Sale and Assignment and Assumption Agreement” shall mean a bill of sale and assignment and assumption agreement to be entered into by Sellers and Buyer concurrently with the Closing, substantially in the form of Exhibit B.

“Business” shall have the meaning specified in the recitals.

“Business Day” shall mean any day other than a Saturday, Sunday or a legal holiday on which banking institutions in the State of New York are not required to open.

“Buyer” shall have the meaning specified in the preamble.

“Buyer Material Adverse Effect” shall mean a material adverse effect on the ability of Buyer to consummate the Transactions.

“Chapter 11 Cases” shall have the meaning specified in the recitals.

“Claim” shall mean all charges, proceedings, actions, claims (including administrative claims), counterclaims, suits, proceedings, rights of action, causes of action, Liabilities, losses, damages, remedies, penalties, judgments, settlements, costs, expenses, fines, disbursements, demands, reasonable costs, fees and expenses of counsel, including in respect of investigation, interest, demands and actions of any nature or any kind whatsoever, known or unknown, disclosed or undisclosed, accrued or unaccrued, matured or unmatured, choate or inchoate, legal or equitable, and arising in tort, contract or otherwise, including any “claim” as defined in the Bankruptcy Code.

“Closing” shall have the meaning specified in Section 3.1(a).

“Closing Date” shall have the meaning specified in Section 3.1(a).

“Closing Working Capital” means, in each case generated from and by the Business prior to Closing, (a) all accounts receivable of Sellers under the Assumed Contracts net of any allowance for uncollectable accounts receivable (assessed consistent with historical practice) *less* (b) any outstanding accounts payable, determined as of 12:00 a.m. prevailing Eastern Time on the Closing Date.

“Closing Working Capital Target” means an average of the Closing Working Capital for the latest available trailing 12 months.

“Closing Purchase Price Adjustment” shall mean (i) \$50,000 credit for prepaid expenses *plus* (ii) unbilled revenue *plus* (iii) accounts receivable for billing in advance *plus* (iv) any payroll obligations paid by the Company on June 30, 2022, *minus* (v) billing in advance *minus* (vi) accrued consultants payable, in each case of (ii) through (v) under the Assumed Contracts, *minus* (vii) the aggregate unpaid amount under the Excess Plan, *minus* (viii) the aggregate unpaid amount under the Incentive Plan, in each case determined as of 12:00 a.m. prevailing Eastern Time on the Closing Date.

“Code” shall mean the Internal Revenue Code of 1986, as amended, together with the Treasury Regulations promulgated thereunder.

“Company” shall have the meaning specified in the recitals.

“Confidentiality Agreement” means that certain Confidentiality Agreement, dated July 21, 2021, between the Company and Ault Global Holdings, Inc. (n/k/a BitNile Holdings, Inc.) and that certain Nondisclosure Agreement, dated as of May 19, 2021, between Page Southerland Page, Inc. and EYP, Inc.

“Consent” means any approval, consent, ratification, permission, waiver or authorization, or an Order of the Bankruptcy Court that deems or renders unnecessary the same.

“Contract” shall mean any contract, agreement, indenture, note, bond, loan, instrument, conditional sales contract, purchase order, mortgage, license, franchise, insurance policy, letter of credit, commitment or other binding arrangement or commitment, whether or not in written form, that is binding upon a Person or any of its property (other than any Leases).

“Cure Costs” means all amounts required to be paid pursuant to section 365(b) of the Bankruptcy Code in connection with the assumption and assignment of the Assumed Contracts and Assumed Leases, or otherwise to effectuate, pursuant to the Bankruptcy Code, the assumption and assignment of the Assumed Contract and Assumed Leases.

“Debtors” shall have the meaning specified in the recitals.

“Delayed Contracts” shall have the meaning specified in Section 2.5(c).

“DIP Order” shall mean the interim and final orders entered by the Bankruptcy Court approving the *Motion of the Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Obtain Postpetition Financing and (B) Utilize Cash Collateral, (II) Granting Adequate Protection to Prepetition Secured Party, (III) Modifying the Automatic Stay, (IV) Scheduling a Final Hearing and (V) Granting Related Relief.*

“Disclosure Schedules” shall mean the disclosure schedules, delivered by Sellers and Buyer concurrently with the execution and delivery of this Agreement, as amended from time to time in accordance with and subject to the terms hereof.

“Employees” shall mean all individuals, whether or not actively at work as of the date hereof, who are employed by any Seller, including such employees who have been furloughed or are on short-term disability, long-term disability or any other approved leave of absence as of the Closing.

“ERISA” shall mean the Employee Retirement Income Security Act of 1974, as amended, and the regulations promulgated thereunder.

“ERISA Affiliate” of a Person means any Person, trade or business that is or has been a member of a controlled group of organizations required to be treated as a single employer (within the meaning of Sections 414(b), (c), or (m) of the Code), with such Person or is required to be aggregated with another such Person under Section 414(o) of the Code or, with respect to a single employer plan, is under “common control” with another such Person, within the meaning of Section 4001(a)(14) or 4001(b)(1) of ERISA, or any regulations promulgated or proposed under any of the foregoing Sections.

“Excluded Assets” means all properties, assets, interests, and rights of the Sellers other than the Acquired Assets, including:

- (a) all cash and cash equivalents;
- (b) all bank accounts;

(c) all security deposits and any other deposits held by landlords, vendors, trade creditors, or any other party, except with respect to Assumed Contracts and Assumed Leases or Related to the Acquired Assets, and, for the avoidance of doubt, all cash in the Debtors' adequate assurance account relating to utilities under section 366 of the Bankruptcy Code.

(d) Excluded Contracts and Excluded Leases;

(e) all prepaid expenses related to Excluded Contracts and Excluded Leases;

(f) capital stock and other equity interests of each of the Sellers except for the Acquired Capital Stock and Joint Venture Interests;

(g) all Claims of Sellers or their respective estates against any Person of every kind and description related to Excluded Assets, including the Persons set forth on Schedule 1.1(a), and including any other current and former Representative or Insider (as defined in Section 101 of the Bankruptcy Code) of Sellers;

(h) all current and prior director and officer insurance policies of Sellers and all rights of any nature with respect thereto, including all insurance recoveries thereunder and rights to assert claims with respect to any such insurance recoveries, in each case, arising out of actions taking place prior to the Closing Date;

(i) all rights of Sellers to the warranties, express or implied, and licenses granted by any third party related to any Excluded Assets;

(j) all Personally Identifiable Information, including any credit card numbers or related customer payment source, or social security numbers;

(k) all Tax assets, and any rights to Tax refunds and Claims related thereto, to the extent related to any Excluded Asset or Excluded Liability, or any period prior to Closing, but excluding any rights to Tax refunds and Claims related thereto for any Taxes paid by Buyer pursuant to this Agreement or otherwise;

(l) all Intellectual Property except for the Transferred Intellectual Property;

(m) all Permits except for the Acquired Permits;

(n) all assets not Relating to the Business;

(o) all Benefit Plans which are not Assumed Benefit Plans;

(p) all insurance policies which are not Assumed Insurance Policies;

(q) all (i) organizational documents, qualifications to conduct business as a foreign corporation, arrangements with registered agents relating to foreign qualifications, taxpayer and other identification numbers, seals, minute books, stock transfer books, stock certificates, and other documents relating to any Seller's organization, maintenance, existence, and operation, in each case relating solely to the Sellers which capital stock does not constitute an

Acquired Capital Stock; (ii) books and records, correspondence or communications to the extent related to (A) Taxes paid or payable by the Sellers, (B) any claims, obligations or liabilities not included in Assumed Liabilities, or (C) this Agreement, any Transaction Documents or the negotiation or consummation of the Transactions (and including any attorney-client privilege associated with any of the items described in the preceding clauses (A), (B) or (C)); and

(r) subject to the terms of the Transition Services Agreement, all assets not transferrable pursuant to applicable Law or terms of this Agreement.

“Excluded Contracts” shall mean all Contracts other than Assumed Contracts.

“Excluded Leases” shall mean all Leases other than Assumed Leases.

“Excluded Liabilities” shall mean all Liabilities of Sellers other than Assumed Liabilities, including:

(a) subject to the terms of the Transition Services Agreement, all costs and expenses incurred or to be incurred by Sellers in connection with this Agreement and the consummation of the Transactions, except those arising under the Transition Services Agreement;

(b) all Liabilities relating to the EYP Employee Stock Ownership Plan;

(c) all Liabilities to any broker, finder or agent or similar intermediary for any broker’s fee, finders’ fee or similar fee or commission relating to the transactions contemplated by this Agreement for which any Seller is responsible;

(d) all Liabilities exclusively Relating to or primarily arising out of an Excluded Asset; and

(e) all Liabilities set forth on Schedule 1.1(e).

“Financial Statements” shall have the meaning specified in Section 4.16.

“FIRPTA Affidavit” shall mean an affidavit of a Seller (or, if Seller is a disregarded entity for U.S. federal income tax purposes, its regarded owner) that is a U.S. Person, sworn to under penalty of perjury, setting forth such Seller’s (or, if applicable, regarded owner’s) name, address and U.S. federal tax identification number and stating that such Seller (or, if applicable, regarded owner) is not a “foreign person” within the meaning of Section 1445 of the Code and otherwise complying with the Treasury Regulations issued pursuant to Section 1445 of the Code.

“Fraud” shall mean an actual and intentional misrepresentation of material facts with respect to (i) the making of any representation or warranty of any Seller or Buyer set forth in Article 4, or Article 5 or in any other Transaction Document or (ii) the certifications of Sellers or Buyer, respectively, set forth in the certificates delivered by Sellers and Buyer pursuant to Section 7.1(f) and Section 7.2(d), respectively, in each case which satisfies all of the elements of common law fraud under applicable Law.

“GAAP” shall mean generally accepted accounting principles as in effect from time to time in the United States.

“Governmental Entity” shall mean any federal, state, provincial, local, municipal, foreign, multinational, international or other (a) government, (b) governmental or quasi-governmental authority of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal), or (c) body exercising, or entitled to exercise, any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature, including any arbitration tribunal or stock exchange.

“Governmental Authorization” means any permit, license, certificate, approval, consent, permission, clearance, designation, novation, qualification or authorization issued, granted, given or otherwise made available by or under the authority of any Governmental Entity or pursuant to any Law.

“HIPAA” shall have the meaning specified in Section 4.18(i).

“Incentive Plan” means that certain *EYP Group Holdings, Inc. Key Employee Retention and Incentive Plan dated May 7, 2021*, as supplemented and amended from time to time.

“Intellectual Property” means all intellectual property and proprietary rights of any kind in any and all jurisdictions throughout the world (whether arising under statutory or common law), including: (a) inventions, discoveries, patents and patent applications, design rights, industrial design registrations and applications therefor, divisions, divisionals, continuations, continuations-in-part, reissues, substitutes, renewals, registrations, confirmations, reexaminations, extensions and any provisional applications, and any foreign or international equivalent of any of the foregoing, (b) trademarks (whether registered, unregistered or applied-for), service marks, trade names, slogans, designs, symbols, rights in design, any fictitious names, d/b/a’s or similar filings related thereto, trade dress, domain names, social media accounts, social media identifiers (such as a Twitter® handle), corporate legal entity names, brand names, logos, together with the goodwill associated exclusively therewith, and any registrations or applications related to the foregoing, (c) copyrights, including copyrights in computer software and in databases, moral rights and renewals in connection therewith, (d) rights of publicity (i.e., the right to commercially use the name, likeness, image, voice, or identity of individuals), (e) trade secrets, and rights in know-how or confidential and proprietary information, including rights in formulae, methods, techniques, processes, assembly procedures, computer software code, specifications, drawings, prototypes, molds and models, plans, proposals, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans; and (f) all rights to sue for past, present and future infringement, misappropriation, dilution or other violation of any of the foregoing and all remedies at law or equity associate therewith.

“Interim Financial Statements” shall have the meaning specified in Section 4.16.

“Interim Period” shall have the meaning specified in Section 6.1.

“Joint Venture Interests” shall mean, collectively, any interest of any Seller in EYP-Loring, LLC and EYP Squared Joint Venture, LLC, including all rights of any Seller pursuant to any joint venture agreements, operating agreements, or other governance documents for such entities.

“Knowledge” shall mean, with respect to any Seller, the actual knowledge of Kefalari L. Mason, after reasonable inquiry, including the facts of which such individual would be aware in the reasonably prudent exercise of his or her duties, and with respect to the Buyer, the actual knowledge of Thomas McCarthy after reasonable inquiry, including the facts of which such individual would be aware in the reasonably prudent exercise of his or her duties.

“Law” shall mean any federal, state, provincial, local, foreign, international or multinational constitution, statute, law, ordinance, regulation, rule, code, Order, principle of common law, or decree enacted, promulgated, issued, enforced or entered by any Governmental Entity, or court of competent jurisdiction, or other requirement or rule of law.

“Leases” shall mean all unexpired leases, subleases, licenses, concessions, options, contracts, extension letters, easements, reciprocal easements, assignments, termination agreements, subordination agreements, nondisturbance agreements, estoppel certificates and other agreements (written or oral), and any amendments or supplements to the foregoing, and recorded memoranda of any of the foregoing, pursuant to which any Seller holds any leasehold or subleasehold estates and other rights in respect of any Leased Real Property.

“Leased Real Property” shall mean all Real Property leased, subleased, used, or occupied by a Seller Relating to the Business.

“Liabilities” shall mean, as to any Person, all debts, adverse Claims, liabilities, commitments, responsibilities, and obligations of any kind or nature whatsoever, direct or indirect, absolute or contingent, whether accrued or unaccrued, vested or otherwise, liquidated or unliquidated, whether known or unknown, and whether or not actually reflected, or required to be reflected, in such Person’s balance sheet or other books and records.

“License Agreements” shall mean all active license agreements to which any Seller is a party where such agreement is material to the Business, with the exception of any off-the-shelf or clickwrap software, which license agreements are set forth on Schedule 1.1(i).

“Licensed Software” shall have the meaning specified in Section 4.14(e).

“Lien” shall have the meaning specified in section 101(37) of the Bankruptcy Code and shall include any pledge, option, charge, lien, license, debentures, trust deeds, hypothecation, easement, security interest, right-of-way, encroachment, mortgage, deed of trust, defect of title, restriction on transferability, restriction on use or other encumbrance, in each case whether imposed by agreement, law, equity or otherwise.

“Material Contracts and Leases” shall have the meaning specified in Section 4.12.

“Neutral Accountant” shall mean a national independent accounting firm selected by Buyer and reasonably acceptable to Sellers.

“Notices” shall have the meaning specified in Section 9.4.

“Order” shall mean any judgment, order, injunction, writ, ruling, decree, stipulation, determination, decision, verdict, or award of any Governmental Entity.

“Ordinary Course of Business” shall mean an action taken consistent with past practices of such Person immediately prior to the Petition Date, but subject, however, to changes arising or resulting from (x) the filing or pendency of the Chapter 11 Cases and (y) the COVID-19 pandemic.

“Outside Date” shall mean June 30, 2022, at 11:59 p.m. prevailing Eastern Time.

“Party” or “Parties” shall have the meaning specified in the preamble.

“Permits” shall mean permits, licenses, registrations, certificates, certificates of occupancy, accounts, approvals, consents, clearances and other similar documents and authorizations issued by any Governmental Entity.

“Permitted Liens” shall mean: (a) Liens for Taxes not yet due and payable or which are being contested in good faith by appropriate proceedings; (b) statutory liens of landlords, carriers, warehousemen, mechanics, and materialmen incurred in the Ordinary Course of Business for sums not yet due; (c) liens incurred or deposits made in the Ordinary Course of Business in connection with workers’ compensation, unemployment insurance and other types of social security; (d) applicable zoning, subdivision, building and other land use Laws and other land use restrictions that do not impair the present use of the subject Real Property; (e) Liens or encumbrances that arise solely by reason of acts of Buyer or its successors and assigns or otherwise consented to by Buyer in accordance with the terms of this Agreement; (f) easements, covenants, conditions, restrictions and other similar encumbrances on Real Property that arise in the Ordinary Course of Business; (g) non-exclusive licenses granted in the Ordinary Course of Business; (h) Liens that constitute Assumed Liabilities (including Liens existing under the Assigned Contracts); and (i) any Lien that will not be removed or released by operation of the Sale Order or any other Order of the Bankruptcy Court.

“Person” shall mean an individual, a partnership, a joint venture, a corporation, a business trust, a limited liability company, a trust, an unincorporated organization, a joint stock company, a labor union, an estate, a Governmental Entity or any other entity.

“Personally Identifiable Information” shall mean all personally identifiable information held by, or under the control of Sellers, or used by Sellers Relating to the Business.

“Petition Date” shall have the meaning specified in the recitals.

“Post-Closing Covenant” shall have the meaning specified in Section 9.12.

“PPACA” shall have the meaning specified in Section 4.18(i).

“Previously Omitted Contract” shall have the meaning specified in Section 2.5(b).

“Proceeding” shall mean any action, arbitration, audit, known investigation (including a notice of preliminary investigation or formal investigation), notice of violation, hearing, litigation or suit (whether civil, criminal or administrative), other than the Chapter 11 Cases, commenced, brought, conducted or heard by or before any Governmental Entity, including any and all such actions related to restitution or remission in criminal proceedings and civil forfeiture and confiscation proceedings under the Law of any jurisdiction.

“Property Taxes” shall mean all Real Property Taxes, personal property Taxes and similar ad valorem Taxes.

“Purchase Price” shall have the meaning specified in Section 3.2(a).

“Real Property” shall mean any real estate, land, building, structure, improvement, fixtures or other real property of any kind or nature whatsoever owned, leased or occupied by any Person, and all appurtenant and ancillary rights thereto, including easements, covenants, water rights, sewer rights and utility rights.

“Registered IP” shall have the meaning specified in Section 4.14(a).

“Relating to the Business” shall mean used primarily or exclusively in the operation or conduct of the Business as conducted as of immediately prior to the Petition Date.

“Representative” shall mean, with respect to any Person, such Person’s officers, directors, managers, employees, agents, representatives and financing sources (including any investment banker, financial advisor, accountant, legal counsel, consultant, other advisor, agent, representative or expert retained by or acting on behalf of such Person or its Subsidiaries).

“Sale Hearing” shall have the meaning set forth in the Bidding Procedures.

“Sale Motion” shall mean the motion of Sellers, in form and substance satisfactory to Buyer in its sole discretion, seeking entry of the Sale Order.

“Sale Order” shall mean an Order of the Bankruptcy Court satisfactory to Buyer in its sole discretion pursuant to, inter alia, Sections 105, 363 and 365 of the Bankruptcy Code authorizing and approving, inter alia, the sale of the Acquired Assets to Buyer on the terms and conditions set forth herein, which shall, among other things: (a) approve the assumption and assignment to Buyer of the Assumed Contracts and Assumed Leases; (b) approve the consummation of the Transactions contemplated by the Agreement; (c) find that the sale by Sellers to Buyer of the Acquired Assets is free and clear of all Claims (including any and all intercompany claims between and/or among Sellers) and Liens (except Permitted Liens) to the fullest extent permitted by section 363(f) of the Bankruptcy Code; and (d) find that Buyer is a “good faith” buyer within the meaning of section 363(m) of the Bankruptcy Code and grant Buyer the protections of section 363(m) of the Bankruptcy Code.

“Secured Debt” shall have the meaning specified in Section 3.2.

“Seller” or “Sellers” shall have the meaning specified in the preamble.

“Seller Material Adverse Effect” shall mean any change, effect, event, occurrence, circumstance, state of facts or development that, individually or in the aggregate (taking into account all other such changes, effects, events, occurrences, circumstances, states of facts or developments), (a) has had, or would reasonably be expected to have, a material adverse effect on the ability of Sellers to consummate the Transactions, (b) has had, or would reasonably be expected to have, a material adverse effect on the Acquired Assets, taken as a whole or (c) is materially adverse to Buyer’s ability to operate or conduct the Business in the manner which it is currently

operated or conducted by Sellers; provided, however, the terms “material adverse effect” and “materially adverse” shall not include any change, effect, event, occurrence, circumstance, state of facts or development that, directly or indirectly, alone or taken together, arising out of or attributable to: (i) any change generally affecting the international, national or regional markets applicable to the Acquired Assets; (ii) any changes in, or effects arising from or relating to, national or international political or social conditions, including the engagement by the United States or any other country in hostilities or the escalation thereof, whether or not pursuant to the declaration of a national emergency or war, or the occurrence or the escalation of any military, cyber or terrorist attack upon the United States or any other country, or any of its territories, possessions, or diplomatic or consular offices or upon any military installation, asset, equipment or personnel of the United States; (iii) acts of nature, including outbreaks of illness or health emergencies (including the COVID-19 pandemic, and business, travel, shelter-in-place laws, and other restrictions related thereto), hurricanes, storms, floods, earthquakes and other natural disasters or force majeure events; (iv) any action required to be taken by this Agreement; (v) the filing or pendency of the Chapter 11 Cases, any order of the Bankruptcy Court or any actions or omissions of Sellers taken or not taken in order avoid a violation of such order (except as set forth in this Agreement); (vi) any objections in the Bankruptcy Court to this Agreement and the Transactions; (vii) any filing or motion made under sections 1113 or 1114 of the Bankruptcy Code; (viii) the disposition of any Excluded Assets; (vi) the breach of this Agreement by Buyer; (ix) the failure of Sellers to obtain any consent (including to assign any Contract or Permit), Permit, authorization, waiver or approval required in connection with the Transactions (except as set forth in this Agreement); (x) any items set forth in the Disclosure Schedule; (xi) the execution and delivery of this Agreement or the announcement thereof or consummation of the Transactions or the identity, nature or ownership of Buyer, including the impact thereof on the relationships, contractual or otherwise, of the Acquired Assets with employees, customers, lessors, suppliers, vendors or other commercial partners (except as set forth in this Agreement); and (xii) any action taken by any Seller at the express written request of Buyer.

“Sellers’ Representative” shall have the meaning specified in Section 9.17.

“Senior Secured Loan” shall mean the obligations of Sellers and their Affiliates pursuant to that certain Credit Agreement, dated as of June 28, 2016 by and among EYP, Inc., certain guarantors, KeyBank National Association, as administrative agent, and certain lenders.

“Subsidiary” shall mean, with respect to any Person (a) a corporation, a majority of whose capital stock with voting power, under ordinary circumstances, to elect directors is at the time, directly or indirectly, owned by such Person, by a subsidiary of such Person, or by such Person and one or more subsidiaries of such Person, (b) a partnership in which such Person or a subsidiary of such Person is, at the date of determination, a general partner of such partnership, or (c) any other Person (other than a corporation) in which such Person, a subsidiary of such Person or such Person and one or more subsidiaries of such Person, directly or indirectly, at the date of determination thereof, has (i) at least a majority ownership interest thereof or (ii) the power to elect or direct the election of a majority of the directors or other governing body of such Person.

“Successful Bidder” shall mean, if an Auction is conducted, the prevailing party with respect to the Acquired Assets at the conclusion of such Auction.

“Tax” or “Taxes” shall mean any and all taxes, assessments, levies, duties or other governmental charge imposed by any Governmental Entity, including any income, alternative or add-on minimum, accumulated earnings, franchise, capital stock, unclaimed property or escheatment, environmental, profits, windfall profits, gross receipts, sales, use, highway use, fuel, vehicle registration, value added, transfer, registration, stamp, premium, excise, customs duties, severance, Real Property, personal property, ad valorem, occupancy, license, occupation, employment, payroll, social security, disability, unemployment, withholding, corporation, inheritance, value added, stamp duty reserve, estimated or other tax, assessment, levy, duty (including duties of customs and excise) or other governmental charge of any kind whatsoever, including any payments in lieu of taxes or other similar payments, chargeable by any Tax Authority together with all penalties, interest and additions thereto, whether disputed or not.

“Tax Authority” shall mean any taxing or other authority (whether within or outside the U.S.) competent to impose Tax.

“Tax Return” shall mean any and all returns, declarations, reports, documents, Claims for refund, or information returns, statements or filings which are supplied or required to be supplied to any Tax Authority or any other Person, including any schedule or attachment thereto, and including any amendments thereof.

“Transaction Documents” shall mean this Agreement and any agreement, instrument or other document entered into pursuant to or in furtherance of the terms hereof.

“Transactions” shall mean the transactions contemplated by this Agreement, including the purchase and sale of the Acquired Assets as provided for in this Agreement.

“Transfer Tax” or “Transfer Taxes” shall mean any sales, use, transfer, conveyance, documentary transfer, stamp, recording or other similar Tax imposed upon the sale, transfer or assignment of property or any interest therein or the recording thereof, and any penalty, addition to Tax or interest with respect thereto, but such term shall not include any Tax on, based upon or measured by, the net income, gains or profits from such sale, transfer or assignment of the property or any interest therein.

“Transferred Intellectual Property” shall have the meaning specified within the definition of “Acquired Assets.”

“Transferred Employee” shall have the meaning specified in Section 6.12(a).

“Transition Services Agreement” shall have the meaning specified in Section 3.1(b)(iii).

“Updating Information” shall have the meaning specified in Section 9.16.

“U.S. Person” shall mean any Person that is a “United States person” as defined in Section 7701(a)(30) of the Code.

“WARN Act” means the federal Worker Adjustment and Retraining Notification Act of 1988, and similar state, local and foreign laws related to plant closings, relocations, mass layoffs and employment losses.

1.2 Interpretation.

(a) Whenever the words “include,” “includes” or “including” are used in this Agreement they shall be deemed to be followed by the words “without limitation.”

(b) Words denoting any gender shall include all genders. Where a word or phrase is defined herein, each of its other grammatical forms shall have a corresponding meaning.

(c) A reference to any Party to this Agreement or any other agreement or document shall include such Party’s successors and permitted assigns.

(d) A reference to any legislation or to any provision of any legislation shall include any modification or re-enactment thereof, any legislative provision substituted therefor and all regulations and statutory instruments issued thereunder or pursuant thereto.

(e) All references to “\$” and dollars shall be deemed to refer to United States currency.

(f) All references to any financial or accounting terms shall be defined in accordance with GAAP.

(g) The words “hereof,” “herein” and “hereunder” and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and Section, Disclosure Schedule and exhibit references are to this Agreement unless otherwise specified. All article, section, paragraph, schedule and exhibit references used in this Agreement are to articles, sections and paragraphs of, and schedules and exhibits to, this Agreement unless otherwise specified.

(h) The meanings given to terms defined herein shall be equally applicable to both singular and plural forms of such terms.

(i) Subject to Section 9.13, when calculating the period of time before which, within which or following which any act is to be done or step taken pursuant to this Agreement, the date that is the reference date in calculating such period shall be excluded. If the last day of such period is not a Business Day, the period in question shall end on the next succeeding Business Day. All references herein to time are references to New York City time, unless otherwise specified herein.

(j) If a word or phrase is defined, its other grammatical forms have a corresponding meaning.

(k) A reference to any agreement or document (including a reference to this Agreement) is to the agreement or document as amended or supplemented, except to the extent prohibited by this Agreement or that other agreement or document.

(l) Exhibits and Schedules to this Agreement are hereby incorporated and made a part hereof and are an integral part of this Agreement. Any capitalized terms used in any

Schedule or Exhibit but not otherwise defined therein shall be defined as set forth in this Agreement.

ARTICLE 2 ACQUIRED ASSETS AND ASSUMPTION OF LIABILITIES

2.1 Assets to be Acquired. Subject to entry of the Sale Order, and the terms and conditions of this Agreement, any other Transaction Documents, and the Sale Order, at the Closing, Sellers shall sell, assign, transfer, convey, grant and deliver to Buyer, and Buyer, as a good faith purchaser for value within the meaning of section 363(m) of the Bankruptcy Code, shall purchase and acquire from Sellers all of Sellers' right, title and interest, free and clear of all Liens (except for the Permitted Liens), in and to each and all of the Acquired Assets. Notwithstanding anything to the contrary, Buyer shall only acquire the Acquired Assets and neither Buyer nor any Affiliate of Buyer shall acquire, and there shall be excluded from the definition of Acquired Assets, any and all Excluded Assets.

2.2 Liabilities to be Assumed by Buyer. Subject to the terms and conditions of this Agreement, any other Transaction Documents, and the Sale Order, at the Closing, Sellers shall assign to Buyer, and Buyer shall assume from Sellers and pay when due, perform and discharge, in due course, each of the Assumed Liabilities.

2.3 Excluded Liabilities. Buyer shall not, and does not, assume, and shall not be obligated to pay, perform, discharge, or in any other manner be liable or responsible for any Liabilities (except the Assumed Liabilities), including the Excluded Liabilities.

2.4 Wrong Pockets. Subject to the terms and conditions of this Agreement and any other Transaction Documents, if after the Closing (i) Buyer or any of its Affiliates holds any Excluded Assets or Excluded Liabilities, or (ii) any Seller holds any Acquired Assets or Assumed Liabilities, Buyer or the applicable Seller will promptly transfer (or cause to be transferred) such assets or assume (or cause to be assumed) such Liabilities to or from (as the case may be) the other Party. Prior to any such transfer, the Party receiving or possessing any such asset will hold it in trust for such other Party.

2.5 Assumption and Assignment of Contracts and Leases.

(a) Each Seller shall assume and, to the extent assignable, assign to Buyer all of the executory Contracts and Leases of such Seller (such Contracts, the "Assumed Contracts", and such Leases, the "Assumed Leases"), effective on and as of the Closing, subject to Section 2.5(e); provided, however, Buyer may provide a written notice to Sellers, which notice shall be provided no later than three (3) Business Days prior to the Auction, of its decision (i) to designate one or more executory Contracts as Excluded Contracts and (ii) to add and/or remove Material Contracts and Leases from Schedule 4.12.

(b) If prior to Closing, it is discovered that a Contract or Lease should have been listed on Schedule 4.12 but was not listed on Schedule 4.12 (such Contract or Lease, a "Previously Omitted Contract"), Seller shall, promptly following the discovery thereof or receipt of notice from Buyer of its desire to designate any such Previously Omitted Contract as a Material Contract (but in no event later than three (3) Business Days following the discovery thereof or

receipt of such notice), notify Buyer in writing of such Previously Omitted Contract. With respect to counterparties to any Previously Omitted Contract which were not notified of their respective Cure Amount in accordance with the Bid Procedures Order, neither such counterparty nor the Committee shall be precluded from seeking expedited relief from the Bankruptcy Court in regard to the Cure Amount and (as to the counterparty) the provision of adequate assurance.

(c) Sellers shall take all actions required to assume and assign the Assumed Contracts and Assumed Leases to Buyer (other than payment of Cure Costs, if so required), including providing timely and proper written notice of the Sale Motion to all counterparties to Assumed Contracts and Assumed Leases, taking all actions required to facilitate any negotiations with the counterparties to such Assumed Contracts and Assumed Leases and taking all actions required to obtain an Order from the Bankruptcy Court containing a finding that the proposed assumption and assignment of the Assumed Contracts and Assumed Leases to Buyer satisfies all applicable requirements of section 365 of the Bankruptcy Code.

(d) Subject to Section 2.5(e), at the Closing, Sellers shall, pursuant to the Sale Order and the Bill of Sale and Assignment and Assumption Agreement, sell, and assume and assign to Buyer (the consideration for which is included in the Purchase Price), all Assumed Contracts and Assumed Leases that may be assigned by any such Seller to Buyer pursuant to Sections 363 and 365 of the Bankruptcy Code, as applicable, subject to provision by Buyer of adequate assurance as may be required under section 365 of the Bankruptcy Code and payment by Buyer of the Cure Costs in accordance with Section 6.8 in respect of Assumed Contracts and Assumed Leases pursuant to and in accordance with section 365 of the Bankruptcy Code, as applicable, and the Sale Order. At the Closing, subject to Section 2.5(e), Buyer shall assume, and thereafter in due course and in accordance with its respective terms (as may be amended) pay, fully satisfy, discharge and perform all of the obligations under each Assumed Contract and Assumed Lease that are Assumed Liabilities, pursuant to section 365 of the Bankruptcy Code, as applicable.

(e) Notwithstanding the foregoing, an Assumed Contract or Assumed Lease shall not be transferred to, assigned to, or assumed by, Buyer at Closing to the extent that such Contract or Lease (i) is terminated by a Seller (subject to Section 6.1(a)) or the counterparty thereto, or terminates or expires by and in accordance with its terms, on or prior to the Closing Date and is not continued or otherwise extended upon assumption, (ii) requires a Consent or Governmental Authorization (other than, and in addition to, that of the Bankruptcy Court) in order to permit the sale or transfer to Buyer of the applicable Seller's rights under such Contract, and such Consent or Governmental Authorization has not been obtained prior to the Closing Date (such Assumed Contracts, the "Delayed Contracts"), or (iii) relates to, arises under, or was entered into in connection with the performance of any Delayed Contract, which shall not be transferred to, assigned to, or assumed by Buyer unless and until Consent or Governmental Authorization for the applicable Delayed Contract is obtained. In the event that any Delayed Contract is not assigned at Closing pursuant to Section 2.5(c) because the requisite Consent or Governmental Authorization for such Delayed Contract has not yet been obtained, the conditions contained in Article 7 shall be deemed waived with respect to such Delayed Contract, and the Closing shall nonetheless take place without any adjustment to the Purchase Price on account thereof, and thereafter through the earlier of such time as such Consent or Governmental Authorization is obtained and such period as specified in the Transition Services Agreement following the Closing (or the remaining term of such Delayed Contract, if shorter), Sellers and Buyer shall (A) use commercially reasonable efforts

to secure such Consent or Governmental Authorization as promptly as practicable after the Closing and (B) cooperate in good faith in any lawful and commercially reasonable arrangement, in each case pursuant to the terms of the Transition Services Agreement with respect to any such Delayed Contract. Subject to the terms of the Transition Services Agreement, with respect to any Delayed Contract, (1) Buyer shall obtain (without infringing upon the legal rights of such third party or violating any Law) the economic rights and benefits under such Delayed Contract and (2) Buyer shall assume any related burden and obligation (including performance) with respect to such Delayed Contract. Upon satisfying any requisite Consent or Governmental Authorization requirement applicable to such Delayed Contract after the Closing, such Delayed Contract shall promptly be transferred and assigned to Buyer in accordance with the terms of this Agreement, the Transition Services Agreement and the Sale Order. In connection with and without limiting the foregoing, and subject to the terms of the Transition Services Agreement, for so long as a Delayed Contract is not transferred to Buyer, each party will use commercially reasonable efforts and cooperate in good faith with the other party to enable Sellers to perform the services thereunder, in all cases, without infringing upon the legal rights of any third party or violating any Law and subject to the other terms of this Section 2.5(e), such that Sellers may provide delivery with respect to customer commitments thereunder and Buyer shall obtain the economic rights and benefits under such Delayed Contract.

ARTICLE 3 CLOSING; PURCHASE PRICE

3.1 Closing; Transfer of Possession; Certain Deliveries.

(a) Subject to the terms and conditions of this Agreement, the consummation of the Transactions (the “Closing”) shall take place on or before the second Business Day after the satisfaction or waiver of all of the conditions set forth in Article 7 (other than those conditions that by their nature are to be satisfied by actions taken at the Closing, but subject to the satisfaction or the waiver thereof at the Closing by the Party entitled to waive that condition) or on such other date as the Parties hereto shall mutually agree. The Closing shall be held by electronic exchange of executed documents (or, if the parties elect to hold a physical Closing, at the offices of DLA Piper LLP (US), at 10:00 a.m. prevailing Eastern Time, unless the Parties hereto otherwise agree). The actual date of the Closing, effective 12:00 a.m. prevailing Eastern Time on such date, is herein called the “Closing Date”.

(b) At the Closing, Sellers shall deliver to Buyer:

(i) for each Seller, an officer’s certificate, dated as of the Closing Date, executed by a duly authorized officer of such Seller certifying that the conditions set forth in Section 7.1(a) and Section 7.1(b) have been satisfied;

(ii) the duly executed Bill of Sale and Assignment and Assumption Agreement and Assignment of Intellectual Property in substantially the forms attached hereto as Exhibit B and Exhibit C, respectively;

(iii) the duly executed Transition Services Agreement, which, subject to any requirements of any Governmental Entity, shall be in substantially the form attached hereto as Exhibit D (the "Transition Services Agreement");

(iv) a W-9 form for each Seller;

(v) all consents, orders, and approvals of the Bankruptcy Court related to the Transactions, including a certified copy of the Sale Order;

(vi) copies of the resolutions of the governing bodies of the Sellers authorizing the sale of the Acquired Assets, the execution and delivery of this Agreement and the other Transaction Documents, and the consummation of the Transactions;

(vii) originals (or to the extent originals are not available, copies) of all Assumed Contracts and Assumed Leases (together with all amendments, supplements, or modifications thereto) to the extent not already made available to Buyer in the virtual data room;

(viii) possession of the Acquired Assets, including all keys, locks, passcodes, safe combinations, login credentials, passwords and other similar items, data, and information as Buyer may reasonably require to obtain occupation and control of the Acquired Assets, in each case subject to any applicable restrictions on access to classified information;

(ix) for each Seller (or if any Seller is a disregarded entity for U.S. federal income tax purposes, its regarded owner) that is a U.S. Person, a duly executed FIRPTA Affidavit from each such Seller (or, if such Seller is a disregarded entity for U.S. federal income tax purposes, its regarded owner);

(x) all waivers, consents, and approvals required for the assignment and assumption of the Assumed Contracts and Assumed Leases from Sellers to Buyer, except as otherwise provided in Section 2.5(e); and

(xi) such other assignments and other instruments of transfer or conveyance as Buyer may reasonably request or as may otherwise be necessary to evidence and effect sale, assignment, transfer, conveyance and delivery of the Acquired Assets to Buyer free and clear of all Liens and assumption of Assumed Liabilities by Buyer in accordance with the terms hereof.

(c) At the Closing, Buyer shall:

(i) deliver to Sellers payment by wire transfer of immediately available funds to an account set forth by Sellers of an aggregate amount equal to the cash portion of the Purchase Price;

(ii) deliver to Sellers an officer's certificate, dated as of the Closing Date, executed by a duly authorized officer of Buyer certifying that the conditions set forth in Section 7.2(a) and Section 7.2(b) have been satisfied;

(iii) deliver to Sellers the duly executed Bill of Sale and Assignment and Assumption Agreement and Assignment of Intellectual Property in substantially the forms attached hereto as Exhibit B and Exhibit C, respectively;

(iv) deliver to Sellers the duly executed Transition Services Agreement, which, subject to any requirements of any Governmental Entity, shall be in substantially the form attached hereto as Exhibit D; and

(v) deliver to Sellers such other assignments and other instruments of transfer or conveyance as Sellers may reasonably request or as may otherwise be necessary to evidence and effect the sale, assignment, transfer, conveyance and delivery of the Acquired Assets to Buyer and assumption of Assumed Liabilities by Buyer.

3.2 Consideration.

(a) Purchase Price. The aggregate consideration for the Acquired Assets shall be (A) an aggregate dollar amount equal to \$70,400,000, as adjusted by an amount, if any, equal to the Closing Working Capital *minus* the Closing Working Capital Target (the "Purchase Price"), plus (B) Buyer's assumption of the Assumed Liabilities not accounted for in the Closing Working Capital or Closing Purchase Price Adjustment calculations. Buyer shall pay the Purchase Price by paying cash in an amount equal to the difference between the Purchase Price *minus* the Closing Purchase Price Adjustment. Solely for purposes of the calculations contemplated by this Section 3.2(a), the amounts of Assumed Liabilities identified on Schedule 1.1(o) shall be as set forth on Schedule 1.1(o).

3.3 Allocation of Purchase Price. (i) The sum of the Purchase Price and the amount of the Assumed Liabilities (to the extent properly taken into account under the Code) shall be allocated among Sellers and (ii) the amount allocated to the Acquired Assets sold by each such Seller shall be further allocated among such Acquired Assets in accordance with Section 1060 of the Code and the Treasury Regulations promulgated thereunder (the "Allocation"). The Allocation shall be delivered by Buyer to Sellers within sixty (60) days after the Closing. Sellers' Representative, on behalf of Sellers, will have the right to raise reasonable objections to the Allocation within thirty (30) days after Buyer's delivery thereof, in which event Buyer and Sellers' Representative will negotiate in good faith to resolve such dispute. If Buyer and Sellers' Representative cannot resolve such dispute within fifteen (15) days after Sellers' Representative notifies Buyer of such objections, such dispute with respect to the Allocation shall be resolved promptly by the Neutral Accountant. The fees, costs and expenses of the Neutral Accountant (i) shall be borne by Buyer in the proportion that the aggregate dollar amount of all such disputed items so submitted that are unsuccessfully disputed by Buyer (as finally determined by the Neutral Accountant) bears to the aggregate dollar amount of such items so submitted and (ii) shall be borne by Sellers in the proportion that the aggregate dollar amount of such disputed items so submitted that are successfully disputed by Buyer (as finally determined by the Neutral Accountant) bears to the aggregate dollar amount of all such items so submitted. The decision of the Neutral Accountant in respect of the Allocation shall be final and binding upon Buyer and Sellers. Buyer and Sellers shall file all Tax Returns (including Internal Revenue Service Form 8594) consistent with the Allocation absent a change in Law; provided, however, that nothing contained herein shall prevent Buyer or any Seller from settling any proposed deficiency or adjustment by any Tax Authority

based upon or arising out of the Allocation, and neither Buyer nor any Seller shall be required to litigate before any court any proposed deficiency or adjustment by any Tax Authority challenging such Allocation. Buyer and any applicable Seller shall promptly notify and provide the other with reasonable assistance in the event of an examination, audit, or other proceeding relating to Taxes regarding the Allocation of the Purchase Price and the amount of the Assumed Liabilities pursuant to this Section 3.3. Notwithstanding any other provisions of this Agreement, the foregoing agreement shall survive the Closing Date without limitation.

ARTICLE 4 REPRESENTATIONS AND WARRANTIES OF SELLERS

Except as set forth in the Disclosure Schedules, Sellers jointly and severally hereby represent and warrant to Buyer, as of the Agreement Date and as of the Closing as follows:

4.1 Organization. Except as set forth in Schedule 4.1 to the Disclosure Schedules, each Seller is duly organized, validly existing and in good standing under the Laws of the jurisdiction of its organization and has, subject to the necessary authority from the Bankruptcy Court, all requisite corporate power and authority to own, lease and hold its assets, rights and properties and to conduct its Business as now owned, leased, held and conducted in its jurisdiction of organization and in the other jurisdictions in which it is required to register or qualify to do business.

4.2 Authorization of Transaction. Subject to the Bankruptcy Court's entry of the Sale Order, each Seller has full power and authority (including full corporate power and authority) to execute and deliver this Agreement and all other agreements contemplated hereby to which it is a party and to perform its obligations hereunder and thereunder. The execution, delivery, and performance of this Agreement and all other agreements contemplated hereby to which each Seller is a party have been duly authorized by such Seller. Upon due execution hereof by each Seller, this Agreement (assuming due authorization and delivery by Buyer) shall constitute, subject to the Bankruptcy Court's entry of the Sale Order, the valid and legally binding obligation of such Seller, enforceable against such Seller in accordance with its terms and conditions, subject to applicable bankruptcy, insolvency, moratorium, or other similar laws relating to creditors' rights and general principles of equity.

4.3 Governmental Consents. Except as set forth in Schedule 4.3 to the Disclosure Schedules, other than as required by, or pursuant to, the Bankruptcy Code, the Bidding Procedures Order or the Sale Order, no Seller is required to give any notice to, make any filing with, or obtain any authorization, consent or approval of any Governmental Entity in order for the Parties to consummate the transactions contemplated by this Agreement or any Transaction Document, except where the failure to give notice, file or obtain such authorization, consent or approval would not, individually or in the aggregate, reasonably be expected to have a Seller Material Adverse Effect or prevent or materially impair or delay any Seller's ability to consummate the Transactions or perform its obligations hereunder on a timely basis.

4.4 No Conflicts. Subject to the Sale Order having been entered by the Bankruptcy Court, the execution, delivery and performance by each Seller of any Transaction Document to which such Seller is (or will become at Closing) a party, and the consummation of the Transactions, does not and will not (a) conflict with or result in any breach of any provision of its certificate of

incorporation or bylaws or comparable governing documents, (b) except as set forth in Schedule 4.4(b) to the Disclosure Schedules, require the consent, notice or other action by any Person under, conflict with, or result in the breach of the terms, conditions or provisions of or constitute a default (or an event which with notice or lapse of time or both would become a default) under, or give rise to any right of termination, acceleration or cancellation of any right or obligation or to a loss of any benefit, under any provision of any Material Contracts and Leases, (c) result in a violation of any Law or Order applicable to it or (d) result in the creation or imposition of any Lien on any Acquired Assets other than Permitted Liens, except, in the case of clauses (b) and/or (c), as would not, individually or in the aggregate, be, or reasonably be expected to have a Seller Material Adverse Effect.

4.5 Acquired Assets. Upon the terms and subject to the conditions contained in this Agreement and subject to requisite Bankruptcy Court approvals and the terms of the Sale Order, at the Closing, subject to any Permitted Liens, Sellers will have good and valid title to, or the right to use, the tangible Acquired Assets, except to the extent the failure to have such title or right to use would not reasonably be expected to have a Seller Material Adverse Effect. Pursuant, and subject, to the Sale Order, Sellers shall convey such title to or rights to use, all of the tangible Acquired Assets, free and clear of all Liens (other than Permitted Liens). The Acquired Assets include substantially all of the furniture, fixtures, properties, assets, rights and equipment used by Sellers in, and which are reasonably necessary and sufficient in all respects, for the conduct and operation of the Business as conducted and operated by the Sellers as of the Agreement Date. To Sellers' Knowledge, as of the Agreement Date and as of the Closing Date, no Subsidiary identified on Schedule 1.1(p) has any Liabilities required to be reflected on a balance sheet prepared in accordance with GAAP, except (a) those that are reflected or reserved against in the balance sheet of EYP as of April 1, 2022, and (b) those that have been incurred in the Ordinary Course of Business but not reflected on the balance sheet of EYP as of April 1, 2022, and that are not, individually or in the aggregate, in excess of \$100,000, which amount excludes any guarantee obligations in connection with the Secured Debt.

4.6 Litigation; Orders. Except for the Chapter 11 Cases and any adversary proceedings or contested motions commenced in connection therewith, or as set forth on Schedule 4.6 to the Disclosure Schedules, there is no Claim, Proceeding or Order pending, outstanding or, to any Sellers' Knowledge, threatened against any Seller that seeks to restrain or prohibit or otherwise challenge the consummation, legality or validity of the transactions contemplated hereby.

4.7 Tangible Personal Property. Schedule 4.7 to the Disclosure Schedules sets forth all personal property leases with annual payments in excess of \$20,000 Related to the Business. Except for potential or alleged defaults arising from Sellers' failure or alleged failure to pay amounts owed under such personal property leases prior to the Petition Date, each such personal property lease is valid and enforceable, subject to the entry of the Sale Order.

4.8 Employment Matters.

(a) No Employee is covered by, and the Company is not bound by, a collective bargaining or other labor-related agreement with any union or employee organization. Within the past three (3) years, no Seller has been asked to recognize any union or collective bargaining unit or union contribution agreement. To Sellers' Knowledge, within the past three (3) years, no

organizational attempt has been made by or threatened by or on behalf of any labor union or collective bargaining unit with respect to any Employee, and there are and, in the past three (3) years, have been no strikes, slowdowns, work stoppages, lockouts, or other labor disputes pending or threatened against or involving any Seller. There is no unfair labor practices complaint, charge, administrative proceeding, or claim against any Seller pending or threatened before the National Labor Relations Board or any comparable Governmental Entity.

(b) Intentionally omitted.

(c) To the Knowledge of Sellers, and except as would not reasonably be expected to have a Seller Material Adverse Effect, Sellers are in compliance in all material respects with all applicable laws, agreements, contracts and policies relating to employment, employment practices, human rights, wages, hours, meals and rest period breaks, job classifications and terms and conditions of employment. Except as provided in Schedule 4.8(c) to the Disclosure Schedules, there is no material litigation or Claims pending or, to Sellers' Knowledge, threatened against any Seller by any past or current Employee. As of the Agreement Date and the Closing Date, all compensation (including wages, commissions, bonuses, fees and other compensation) payable to all Employees and independent contractors of the Sellers for service performed prior to such dates have been paid in full, except as set forth on Schedule 4.8(c). To the Knowledge of Sellers, Sellers have complied with all applicable immigration Laws, including Form I-9 requirements and any applicable mandatory E-Verify obligations.

(d) Subject to applicable Governmental Authorizations, Sellers have provided Buyer a true and correct list, as of the Agreement Date, of the names and titles of and current annual base salaries or hourly rates for all full time or part time Employees and consultants of the Business, together with each employee's title or position, job location, leave status (if any) (including type of leave and, if known, anticipated return-to-work date), visa status, status as exempt or non-exempt under applicable overtime and minimum wage Laws, the date of each employee's original hiring and, as applicable, the full amount and nature of any other remuneration or fringe benefits, whether in cash or kind, paid to each such person during the last or current fiscal year or payable or committed to be paid to each such person in the future, and the bonuses accrued for, and the vacation, sick time, or other paid time off to which each such person is entitled. Schedule 4.8(d) of the Disclosure Schedule accurately identifies all contracts or other agreements to which each such Employee and any Seller are parties (including employment, confidentiality, non-compete, consulting, and proprietary rights agreements). Except as set forth in Schedule 4.8(d) of the Disclosure Schedule, the employment of each current Employee of each Seller is at-will.

(e) Schedule 4.8(e) to the Disclosure Schedules sets forth, as of the Agreement Date, the (i) name, (ii) date of retention, (iii) identification of written agreement, if any, and, if none, a description of services provided, and (iv) rate of compensation of each independent contractor or non-employee service provider, in each case who is a natural Person.

(f) No Seller has incurred any liability under, and each Seller has complied in all respects with, the WARN Act, and does not reasonably expect to incur any such liability as a result of actions taken or not taken prior to or as of the Closing. No Seller has given, nor been required to give, any notice under the WARN Act within ninety (90) days prior to the Closing.

4.9 Compliance with Laws; Permits. Sellers are in compliance with all Laws applicable to the Business, except as resulting from the filing and pendency of the Chapter 11 Cases or where the failure to be in compliance would not be reasonably expected to have a Seller Material Adverse Effect. Except as provided on Schedule 4.9(a) to the Disclosure Schedules, Sellers have not received any notice or other communication (whether written or oral) from any Governmental Entity or any other Person regarding any actual, alleged, possible or potential breach, violation of or non-compliance with any Law to which any Seller, the Business, or any of the Acquired Assets is or has been subject. Sellers have obtained all Permits which are required for the operation of the Business as presently conducted, except where such failure to obtain such Permits would not reasonably be expected to have a Seller Material Adverse Effect. Schedule 4.9(b) to the Disclosure Schedules contains a true and correct list of all such Permits. Sellers are not in default or violation (and no event has occurred which, with notice or the lapse of time or both, would constitute a default or violation) of any term, condition or provision of any Permit to which they are parties, except where such default or violation would not be reasonably expected to have a Seller Material Adverse Effect.

4.10 Trade Controls. Sellers, their respective directors, officers, and employees, and to Sellers' Knowledge, Sellers' agents and representatives are and have, since October 1, 2018, been in compliance with (a) U.S. and any applicable foreign economic sanctions Laws and regulations, including economic sanctions administered by the U.S. Department of the Treasury's Office of Foreign Assets Control, and (b) all U.S. and applicable foreign Laws and regulations relating to import and export controls (collectively, the "Trade Controls"). Neither Sellers, nor their respective officers, directors, agents, employees, or any third-party acting on their behalf (x) is or has been designated on any sanctions-related list of restricted or blocked persons, including the U.S. Department of the Treasury's Office of Foreign Assets Control's list of "Specially Designated Nationals and Blocked Persons", (y) is located in, organized under the Laws of, or resident in any country or territory that is itself the subject of any economic or financial sanctions by any Governmental Entity, or (z) owned or controlled by any Person described in clause (x) or (y). There have been no complaints, charges, investigations, voluntary disclosures, or Litigation under Trade Controls involving Sellers, and to Sellers' Knowledge, there are no pending or threatened claims or investigations involving suspect or confirmed violations thereof.

4.11 Anti-Bribery Laws. To the Seller's Knowledge, neither Sellers nor any of their respective directors, officers, employees or agents, nor any third parties acting on their behalf, is and, since October 1, 2018, has been engaged, directly or indirectly, in any activity in violation of (a) the Foreign Corrupt Practices Act of 1977, as amended, (b) any other applicable Law of a Governmental Entity of similar effect or that relates to bribery or corruption (collectively, "Anti-Bribery Laws"), or (c) any applicable money laundering Laws. Since October 1, 2018, Sellers have conducted the Business in compliance with all applicable Anti-Bribery Laws and money laundering Laws and has instituted and maintains policies, controls, and procedures, and an internal accounting system reasonably designed to ensure, and which are reasonably expected by Sellers to continue to ensure compliance therewith and that violations of applicable Anti-Bribery Laws and money laundering Laws will be prevented, detected, and deterred. Since October 1, 2018, Sellers have not been the subject of or involved in any Litigation or, to Seller's Knowledge, threatened Litigation, relating to compliance with Anti-Bribery Laws or money laundering Laws, and there have been no allegations (internal or external) against Sellers, including their respective

directors, officers, employees, agents, or third parties acting on behalf of any Seller regarding non-compliance with the foregoing.

4.12 Contracts and Leases. Schedule 4.12 to the Disclosure Schedules sets forth a true and complete list of each Seller's (a) Leases and (b) current projects that are subject to executory Contracts that, to the Knowledge of Sellers, involve, on the per-contract basis, aggregate future consideration in excess of \$250,000 as of the Agreement Date, and Sellers have delivered to Buyer true and complete copies of all such Leases and Contracts in the possession of Sellers (in each case, including any and all amendments, modifications, supplements, exhibits and restatements thereto and thereof) (collectively, the "Material Contracts and Leases"). Sellers have not assigned, delegated, or otherwise transferred to any third party any of their respective rights or obligations with respect to any Assumed Contracts or Leases. The Material Contracts and Leases are, to Sellers' Knowledge, all Contracts and Leases material to the ownership and/or operation of the Business. To Sellers' Knowledge, Sellers are not in breach of, or default under, any Material Contracts and Leases, or any Assumed Contracts (except, as to any Assumed Contract(s), as would not reasonably be expected to have a Seller Material Adverse Effect). Except as set forth in Schedule 4.12 of the Disclosure Schedules, (a) no Seller has, and to Sellers' Knowledge, no other party has, commenced any action with respect to any Material Contracts and Leases or any Assumed Contracts (except, as to any Assumed Contract(s), as would not reasonably be expected to have a Seller Material Adverse Effect) or given or received any notice of any default or violation under any Material Contract and Lease or any Assumed Contracts (except, as to any Assumed Contract(s), as would not reasonably be expected to have a Seller Material Adverse Effect); and (b) Sellers have not received notice of the pending or threatened cancellation, revocation or termination of any of the Material Contracts and Leases or any Assumed Contracts (except, as to any Assumed Contract(s), as would not reasonably be expected to have a Seller Material Adverse Effect), nor do they have Knowledge of any facts or circumstances that could reasonably be expected to lead to any such cancellation, revocation or termination. Subject to any applicable Governmental Authorizations and entry of the Sale Order, to Sellers' Knowledge, each Assumed Contract and Lease is, or will be upon the Closing, valid, binding and in full force and effect in accordance with its terms (subject to payment of any Cure Costs).

4.13 Real Property. Sellers do not have any fee simple interest in real property. Schedule 4.13 to the Disclosure Schedules sets forth the address of each Leased Real Property Related to the Business. Sellers have made available to Buyer a true and complete copy of all Leases (including all amendments, extensions, renewals, guaranties and other agreements with respect thereto) for such Leased Real Property. Except as set forth in Schedule 4.13, with respect to each of the Assumed Leases, (a) to Sellers' Knowledge, each Assumed Lease is legal, valid, binding, enforceable and in full force and effect in accordance with its terms; (b) Sellers' possession and quiet enjoyment of the Leased Real Property has not been disturbed; (c) to Sellers' Knowledge, there are no disputes with respect to any Sellers' obligations under such Lease that will not be satisfied by entry of the Sale Order and the payment of the Cure Costs by Buyer; (d) to Sellers' Knowledge, no Seller is in material breach or default under any of the Assumed Leases; (e) Sellers have not subleased, licensed, or otherwise granted any Person the right to use or occupy such Leased Real Property or any portion thereof; and (f) to Sellers' Knowledge, there are no Liens on the estate or interest created by such Lease.

4.14 Intellectual Property.

(a) Schedule 4.14(a) to the Disclosure Schedules sets forth a true, correct and complete list of all Intellectual Property that is, as of the Agreement Date, registered or subject to an application for registration, including all Internet domain registrations owned by any Seller, which are Related to the Business (the “Registered IP”).

(b) Sellers own, or have the right to use, all Registered IP and all Transferred Intellectual Property free and clear of all Liens (other than Permitted Liens). The Transferred Intellectual Property includes all Intellectual Property necessary for the material operation of the Business in the Ordinary Course of Business.

(c) To the Sellers’ Knowledge: (i) the Transferred Intellectual Property and use thereof does not infringe, misappropriate or otherwise violate any Intellectual Property of any other Person except as would not, individually or in the aggregate, be, or reasonably be expected to be, a Seller Material Adverse Effect; (ii) no Person is infringing, misappropriating or otherwise violating the Registered IP or other Transferred Intellectual Property; (iii) there are no royalties or other payments payable by any Seller to any Person by reason of the ownership, use, license, sublicense, transmission, broadcast, deliver, sale, or disposition of the Transferred Intellectual Property; (iv) there is no pending or threatened claim or Litigation contesting the validity, ownership or right to use, sell, license, sublicense, transmit, broadcast, deliver or dispose of any Transferred Intellectual Property, nor, to Sellers’ Knowledge, is there a basis for any such claim; (v) no Seller has received a notice in the last two (2) years asserting that any Transferred Intellectual Property or the proposed ownership, use, license, sublicense, transmission, broadcast, deliver, sale, or disposition thereof conflicts with the Intellectual Property rights of any other Person, nor, to Sellers’ Knowledge, is there a basis for any such assertion.

(d) All trademarks that are Registered IP, if any, of Sellers are valid and subsisting. To the Sellers’ Knowledge, there has been no prior use of such trademarks by any third party which would confer upon such third-party superior rights in such trademarks.

(e) Schedule 4.14(e) to the Disclosure Schedules sets forth a true and complete list of software programs and applications that are licensed by any Seller from any third party and used by any Seller and that are material to the operation of the Business (the “Licensed Software”). To the Sellers’ Knowledge, each of the license agreements relating to the Licensed Software are valid and binding obligations, enforceable in accordance with their terms, and there exists no event or condition which will result in a violation or breach of, or constitute (with or without notice or lapse of time or both) a default by the applicable Seller or licensor under any such license agreement.

4.15 Brokers’ Fees and Commissions. Except as set forth on Schedule 4.15 to the Disclosure Schedules, no Seller nor any of its members, managers, directors, officers, employees or agents has employed or has any liability to any investment banker, broker, finder, agent or similar intermediary in connection with this Agreement, the other Transaction Documents, or the Transactions contemplated hereby, and no broker, finder, agent or similar intermediary is entitled to any broker’s fee, finder’s fee, or similar fee or commission in connection therewith based on any agreement, arrangement or understanding. All amounts owed to each Person identified on Schedule 4.15 shall be paid as of the Closing Date (or such later date as may be required by Law) from Sellers’ cash on hand.

4.16 Financial Statements. Sellers have delivered to Buyer complete copies of (a) the audited balance sheets of the Company as of December 27, 2019, and related audited statements of income for the fiscal year then ended (the “Audited Financial Statements”); and (b) the draft audited balance sheets of the Company at December 25, 2020 and related draft audited statements of income for the fiscal year then ended, and the unaudited balance sheet of the Company at December 31, 2021, and the related unaudited statements of income for the twelve-month period then ended (the “Interim Financial Statements” and together with the Audited Financial Statements, the “Financial Statements”). The Financial Statements have been prepared in accordance with GAAP applied on a consistent basis throughout the period involved, subject, in the case of the Interim Financial Statements, to normal and recurring year-end adjustments and the absence of notes. The Financial Statements fairly present in all material respects the financial condition of the Business as of the respective dates they were prepared and the results of the operations of the Business for the periods indicated. Since December 31, 2018, Sellers have not received any written complaint, allegation, assertion or claim regarding their accounting or auditing practices, procedures, methodologies or methods or their internal accounting controls Related to the Business. The financial books and records of Sellers have been maintained in accordance with customary business practices and, taken together, fairly and accurately reflect on a basis consistent with past periods and throughout the periods involved the financial position of Sellers. Sellers maintain a system of internal accounting controls designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements, including that (y) transactions are executed in accordance with management’s general or specific authorizations; and (z) transactions are recorded as necessary to permit preparation of financial statements in conformity with GAAP. Seller has not received any advice or notification from any independent accountants that it has used any improper accounting practice that would have the effect of not reflecting or incorrectly reflecting in the books and records of Sellers any assets, Liabilities, revenues, expenses, equity accounts, or other accounts. There have been no instances of Fraud, whether or not material, that occurred during any period covered by the Financial Statements. Sellers have in place a revenue recognition policy consistent with GAAP.

4.17 Tax Matters. To Sellers’ Knowledge, all material Tax returns required to be filed by Sellers with respect to the Acquired Assets have been duly and timely filed, and all such filed Tax returns were true, correct and complete in all material respects. All material Taxes owed by Sellers with respect to the Acquired Assets and the Business (whether or not shown on any Tax return) have been paid. There is no audit, dispute, claim, or controversy concerning any Tax Liability or Tax return of Sellers with respect to the Acquired Assets or the Business. Sellers have not knowingly waived any statute of limitations in respect of an assessment or payment of Taxes with respect to the Business or the Acquired Assets or agreed to any extension of time with respect to any Tax assessment or deficiency on the Acquired Assets or the Business that to the Sellers’ Knowledge remain unresolved and that could result in a Lien on the Acquired Assets or the imposition of any Liability for Taxes on Buyer. There are no Liens for Taxes on any of the Acquired Assets. Sellers have collected or withheld all material Taxes required to have been collected or withheld, and such Taxes have been or will be duly paid to the proper Governmental Entity, and, to Sellers’ Knowledge, Sellers have complied in all material respects with all Laws relating to withholding, including any reporting and record-keeping requirements, to the extent failure to properly so comply could result in a Lien on the Acquired Assets or the imposition of any Liability for Taxes on Buyer.

4.18 Employee Benefits Matters.

(a) Schedule 4.18(a) of the Disclosure Schedules sets forth a correct and complete list of all material Benefit Plans maintained, sponsored or contributed to by Sellers or their Subsidiaries as of the Agreement Date.

(b) Sellers have provided or made available to Buyer, with respect to each Assumed Benefit Plan, the following, to the extent applicable to such Benefit Plan: (i) a copy of the three (3) most recent Form 5500 annual reports including all schedules and attachments to such report (if required under ERISA), (ii) a copy of the summary plan description (if required under ERISA), together with a summary of material modifications required under ERISA, (iii) a true and complete copy of the written plan document and all amendments thereto, (iv) a copy of all applicable nondiscrimination testing results under the Code for the previous three (3) years and (v) with respect to each such plan that is intended to be qualified under Section 401(a) of the Code or 413(c) of the Code, the most recent determination or opinion letter issued by the Internal Revenue Service with respect to the qualified status of such plan.

(c) Except where such noncompliance would not have a Material Adverse Effect, each Assumed Benefit Plan has been operated and administered in all material respects in accordance with its terms and in compliance with all applicable Law, including ERISA and the Code. To Sellers' Knowledge, no event or change has occurred with respect to any Assumed Benefit Plan that is intended to be qualified under Section 401(a) or 413(c) of the Code that would reasonably be expected to cause the loss of such plan's tax qualified status, or has subjected or would reasonably be expected to subject the Company to a material penalty under Section 502 of ERISA or to an excise tax under the Code.

(d) All required contributions (including all employer contributions and employee salary reduction contributions), premiums and other payments that have become due and owing as of the date hereof in respect of any current or former employee of the Company have been timely paid in accordance with each Assumed Benefit Plan.

(e) Except as set forth in Schedule 1.1(e) of the Disclosure Schedule, no Assumed Benefit Plan is covered by Title IV of ERISA, Section 302 of ERISA or Section 412 of the Code, and the Company and its ERISA Affiliates have not sponsored, maintained or contributed to such a plan within the six (6) years prior to the Closing Date. The Company and its ERISA Affiliates do not contribute to or have an obligation to contribute to, and have not at any time within six (6) years prior to the Closing Date contributed to or had an obligation to contribute to, (i) any "multiemployer plan" as defined in Section 3(37) of ERISA, (ii) a "defined benefit plan" as defined in ERISA Section 3(35), (iii) a pension plan subject to the funding standards of ERISA Section 302 or Code Section 412, (iv) a "multiple employer plan" within the meaning of ERISA Section 201(a) or Code Section 413(c), (v) a multiple employer welfare arrangement within the meaning of ERISA Section 3(40), or (vi) a VEBA under Code Section 501(c)(9).

(f) No Seller nor any other "disqualified person" or "party in interest" as defined in Code Section 4975 and Section 3(14) of ERISA, respectively, has engaged in any "prohibited transaction," as defined in Code Section 4975 or Section 406 of ERISA, with respect to any Assumed Benefit Plan, nor, to Sellers' Knowledge, has there been any fiduciary violations

under ERISA that, in either case, could subject Sellers or their Subsidiaries to any material penalty or tax under Section 502 of ERISA or Code Section 4975. Neither Sellers nor, to Sellers' Knowledge, any of their respective ERISA Affiliates has any material liability of any kind whatsoever, whether direct, indirect, contingent or otherwise, on account of (a) any violation of the health care requirements of Part 6 of Title I of ERISA or Section 4980B of the Code, (b) under Section 302 of ERISA or Section 412 of the Code or (c) under Title IV of ERISA.

(g) No actions, suits or claims or any audit or investigation by any governmental authority with respect to the assets of any ERISA Plan or Assumed Benefit Plan are pending or, to Sellers' Knowledge, threatened, that would reasonably be expected to have a Material Adverse Effect. There is no voluntary compliance submission through the IRS Employee Plans Compliance Resolution System or the DOL's Voluntary Fiduciary Correction Program pending or in progress.

(h) There are no Assumed Benefit Plans under which welfare benefits are provided to any current or former employees of Sellers or their Subsidiaries beyond their retirement or other termination of service, other than coverage mandated by Code Section 4980B, Subtitle B of Title I of ERISA or similar state group health plan continuation Laws, the cost of which is fully paid by the eligible participants or their dependents. As of the Agreement Date, there are no legal proceedings pending (other than routine claims for benefits) by or on behalf of any current or former employee of Sellers or, to Sellers' Knowledge, threatened in writing against any of the Assumed Benefit Plans.

(i) Each Assumed Benefit Plan that is a "group health plan" as defined in Section 733(a)(1) of ERISA is and has been in compliance, in all material respects, with each of the applicable requirements of ERISA and the Code, including Section 4980B of the Code and Part 6 of Subtitle B of Title I of ERISA and with the Patient Protection and Affordable Care Act of 2010 ("PPACA"), and to Sellers' Knowledge, no event has occurred, and no condition or circumstance exists, that would reasonably be expected to result in a material liability for penalties or excise Taxes under Code Section 4980D or 4980H or any other provision of PPACA (including the requirement to timely file ACA information returns with the IRS or to provide applicable statements to employees under Section 6056 of the Code or 6055 as applicable). Each Assumed Benefit Plan that is a group health plan is in compliance with the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and the privacy and security laws governing protected health information under HIPAA, as amended by the Health Information Technology for Economic and Clinical Health Act, and any applicable state health care privacy and security laws or comparable laws, to the extent applicable.

(j) Each Assumed Benefit Plan that constitutes a nonqualified deferred compensation plan subject to Section 409A of the Code has been administered and operated in documentary and operational compliance in all material respects with the provisions of Section 409A of the Code and the Treasury Regulations thereunder. The Company does not have any "gross up" or indemnity obligation to any individual for taxes imposed under Code Section 4999 or 409A.

(k) The consummation of the transactions contemplated by this Agreement will not materially increase the amount of, or result in the acceleration of, the time of payment, funding

or vesting of compensation or benefits under any Assumed Benefit Plan. There is no contract, agreement or Assumed Benefit Plan covering any current or former employee or director of the Company or any ERISA Affiliate, which individually or in the aggregate, could be expected to give rise to the payment of any amount which would constitute an “excess parachute payment” (as defined in Section 280G of the Code).

4.19 Absence of Changes. To Sellers’ Knowledge, from the Agreement Date through the Closing Date, Sellers have been operated in the Ordinary Course of Business, and there have not been any changes prohibited by Section 6.1 of this Agreement.

4.20 Exclusive Representations and Warranties. Except for the representations and warranties contained in this Article 4 (as modified by the Disclosure Schedules), none of Sellers, nor any of their respective Representatives, makes or has made any other representation or warranty on behalf of Seller. Except for the representations and warranties contained in this Article 4 (as modified by the Disclosure Schedules), Sellers are selling the Acquired Assets “as is-where is” and disclaim all liability and responsibility for any representation, warranty, projection, forecast, statement, or information made, communicated, or furnished (orally or in writing) to Buyer or its Affiliates or Representatives (including any opinion, information, projection, or advice that may have been or may be provided to Buyer by any Representative of Seller). The disclosure of any matter or item in any schedule hereto will not be deemed to constitute an acknowledgment that any such matter is required to be disclosed or is material or that such matter would result in a Seller Material Adverse Effect.

ARTICLE 5 REPRESENTATIONS AND WARRANTIES OF BUYER

Buyer hereby represents and warrants to Sellers, as of the Agreement Date, and as of the Closing, except as set forth on the Disclosure Schedules, as follows:

5.1 Organization. Buyer is duly organized, validly existing and in good standing under the Laws of the jurisdiction of its organization. Buyer has all necessary corporate power and authority to own and operate its properties, to lease the property it operates under lease and to conduct its business.

5.2 Due Authorization, Execution and Delivery; Enforceability. Buyer has all requisite corporate power and authority to execute and deliver this Agreement and the other Transaction Documents to which it is (or will become at Closing) a party and to perform its obligations hereunder and thereunder. The execution, delivery and performance by Buyer of this Agreement and the other Transaction Documents to which it is (or will become at Closing) a party and the consummation of the Transactions have been duly and validly authorized by all requisite corporate action on the part of Buyer and no other corporate action on the part of Buyer is necessary to authorize this Agreement and such other Transaction Documents and to consummate the Transactions (subject, in the case of the obligation to consummate the Transactions, to the entry of the Sale Order). This Agreement and the other Transaction Documents to which Buyer is (or will become at Closing) party have been (or will be) duly and validly executed and delivered by Buyer and (assuming the due authorization, execution and delivery by all parties hereto and thereto, other than Buyer) constitute (or will constitute) valid and binding obligations of Buyer

enforceable against Buyer in accordance with their terms (subject to the entry of the Sale Order), in each case except as enforceability may be limited by applicable bankruptcy, insolvency or similar Laws affecting the enforcement of creditors' rights generally or by equitable principles relating to enforceability.

5.3 Governmental Approvals. No notice to, consent, approval or authorization of or designation, declaration or filing with any Governmental Entity is required by Buyer with respect to Buyer's execution and delivery of any Transaction Document to which it is (or will become at Closing) a party or the consummation of the Transactions, except (a) the Sale Order having been entered by the Bankruptcy Court and (b) any consent, approval or authorization of or designation, declaration or filing with any Governmental Entity the failure of which to be made or obtained would not, individually or in the aggregate, be reasonably expected to result in a Buyer Material Adverse Effect.

5.4 No Conflicts. The execution, delivery and performance by Buyer of any Transaction Document to which Buyer is (or will become at Closing) a party and the consummation of the Transactions, does not and will not (a) conflict with or result in any breach of any provision of its certificate of incorporation or bylaws or comparable governing documents, (b) conflict with or result in the breach of the terms, conditions or provisions of or constitute a default (or an event which with notice or lapse of time or both would become a default) under, or give rise to any right of termination, acceleration or cancellation under, any Material Contract of Buyer, or (c) result in a violation of any Law or Order applicable to it, except, in the case of clauses (b) and (c), as would not, individually or in the aggregate, result in a Buyer Material Adverse Effect.

5.5 Sufficiency of Funds. Buyer has, or at Closing will have, sufficient cash on hand to enable it to make payment of the cash portion of the Purchase Price and consummate the Transactions.

5.6 Adequate Assurances Regarding Executory Contracts. As of the Closing, Buyer will be capable of satisfying the conditions contained in sections 365(b)(1)(C) and 365(f) of the Bankruptcy Code with respect to the Assumed Contracts and Assumed Leases.

5.7 Exclusive Representations and Warranties. Except for the representations and warranties contained in this Article 5 (as modified by the Disclosure Schedules), none of Buyer, its Affiliates, nor any of their respective Representatives, makes or has made any other representation or warranty on behalf of Buyer. Except for the representations and warranties contained in this Article 5 (as modified by the Disclosure Schedules), Buyer disclaims all liability and responsibility for any representation, warranty, projection, forecast, statement, or information made, communicated, or furnished (orally or in writing) to Sellers or their Representatives (including any opinion, information, projection, or advice that may have been or may be provided to Sellers by any Representative of Buyer or any of their respective Affiliates). The disclosure of any matter or item in any schedule hereto will not be deemed to constitute an acknowledgment that any such matter is required to be disclosed or is material or that such matter would result in a Buyer Material Adverse Effect.

5.8 No Outside Reliance. Except as otherwise expressly provided in the Agreement, Buyer has not relied and will not rely on, and Sellers are not liable for or bound by, any express or implied warranties, guarantees, statements, representations or information pertaining to the Acquired Assets or relating thereto made or furnished by Sellers. BUYER FURTHER ACKNOWLEDGES THAT SHOULD THE CLOSING OCCUR, BUYER WILL ACQUIRE THE ACQUIRED ASSETS AND ASSUME THE ASSUMED LIABILITIES IN AN “AS IS” CONDITION AND ON A “WHERE IS” BASIS, WITHOUT ANY REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED (INCLUDING ANY WITH RESPECT TO ENVIRONMENTAL, HEALTH OR SAFETY MATTERS) EXCEPT AS OTHERWISE PROVIDED IN THIS AGREEMENT.

ARTICLE 6 COVENANTS OF THE PARTIES

6.1 Conduct of Business Pending the Closing. During the period from the date of this Agreement and continuing until the earlier of (i) the termination of this Agreement in accordance with its terms and (ii) the Closing (the “Interim Period”), except as may be required by Order of the Bankruptcy Court (provided that Sellers have not directly or indirectly petitioned, sought, requested or moved for such order of the Bankruptcy Court or authorized, supported or directed any other Person to petition, seek, request or move for such Order of the Bankruptcy Court) and applicable Law (including Laws in connection with the COVID-19 pandemic), Sellers shall carry on the Business in the Ordinary Course of Business, except to the extent otherwise agreed in writing by the Buyer, and shall use commercially reasonable efforts to preserve intact the Business, to keep available the services of the Employees, and to maintain their relations and goodwill with their vendors, suppliers, customers, distributors, and any others with whom or with which they have business relationships. Notwithstanding the first sentence of this Section 6.1, during the Interim Period Sellers shall not, without the prior written consent of Buyer:

(a) (i) other than in the Ordinary Course of Business, enter into, modify, amend, terminate, reject, waive any material rights or obligations under or otherwise seek to reject any Material Contract and Lease or take or omit to take any action that would result (with notice or lapse of time or both) in a default under any Material Contract or Lease or results in, or gives rise to a right with respect to, the termination of any Material Contract or Lease; or (ii) other than in the Ordinary Course of Business and as would not reasonably be expected to cause a Seller Material Adverse Effect, enter into, modify, amend, terminate, reject, waive any material rights or obligations under or otherwise seek to reject any Assumed Contract or take or omit to take any action that would result (with notice or lapse of time or both) in a default under any Assumed Contract or results in, or gives rise to a right with respect to, the termination of any Assumed Contract;

(b) sell, transfer, convey, assign, lease, or otherwise dispose of any of the Acquired Assets or permit the Company to purchase any assets, in each case outside of the Ordinary Course of Business;

(c) mortgage, pledge or subject to Liens (other than Permitted Liens) on the Acquired Assets and/or any of the assets of the Company or any part thereof;

(d) amend, terminate, or renew any Contract or Lease other than in the Ordinary Course of Business;

(e) enter into any agreement or commitment or engage in any transaction Relating to the Business which is not in the Ordinary Course of Business;

(f) institute, settle, compromise or agree to settle any (i) material Proceeding (other than any contested matter or proceeding in or related to the Chapter 11 Cases) before any Governmental Entity relating to the Company (ii) any pending or threatened Claim that could give rise to Liabilities or could impose any binding obligation, whether contingent or realized, on the Company; provided that Sellers, and Sellers' insurance carriers, may settle, compromise or agree to settle any Proceeding, Claim, or matter covered by any insurance policy of Sellers, including, for the avoidance of doubt, any settlements, compromises or agreements to settle that fall within the deductible limits, without the consent of Buyer; or (iii) waive or release any claims or rights included in or related to the Acquired Assets with a value individually or in the aggregate in excess of \$50,000;

(g) engage any new Employee other than in the Ordinary Course of Business, or terminate any Employee other than in the Ordinary Course of Business or for cause;

(h) other than in the Ordinary Course of Business or as otherwise approved by the Bankruptcy Court, increase the benefits of or compensation payable to (whether in the form of salary, bonus, or otherwise) any Employee, contractor or consultant of any Seller, or grant any bonus, benefit, payment (contingent or otherwise) or other direct or indirect compensation to any Employee, contractor or consultant of any Seller, including pursuant to the Incentive Plan;

(i) license Intellectual Property Rights except for licenses in the Ordinary Course of Business;

(j) take any action or fail to take any action required by this Agreement with the knowledge that such action or omission would result in any of the representations and warranties of Sellers in this Agreement becoming untrue in any respect;

(k) enter into any Contract providing for capital expenditures with respect to the Business in an amount to be paid after the Closing of more than \$50,000, individually, or \$100,000, in the aggregate; and/or

(l) authorize, commit, agree to or enter into any Contract to do any of the foregoing.

Nothing contained in this Agreement is intended to give Buyer or its Affiliates, directly or indirectly, the right to control or direct the business of Sellers prior to the Closing.

6.2 Access. Subject to applicable Law, during the Interim Period, Sellers (a) shall give Buyer and its Representatives reasonable access during normal business hours to the offices, properties, officers, employees, accountants, auditors, counsel and other representatives, data, books and records of Sellers to the extent relating to the Business, as Buyer reasonably deems necessary in connection with effectuating the transactions contemplated by this Agreement,

(b) shall furnish to Buyer and its Representatives such financial, operating and property data to the extent relating to the Business and other information as Buyer and its Representatives reasonably request and (c) shall cooperate reasonably with Buyer in its investigation of the Business, including access to facilities or other Acquired Assets and communication with customers and vendors as the case may be. It is acknowledged and understood that no investigation by Buyer or other information received by Buyer shall operate as a waiver or otherwise affect any representation, warranty or other agreement given or made by Sellers hereunder. Buyer agrees that any on-site inspections of any of Acquired Assets shall be conducted in the presence of Sellers or their Representatives. All inspections shall be conducted so as not to interfere unreasonably with the use of any of the Acquired Assets by Sellers, or operation of the Business, and shall not violate any applicable Law or confidentiality obligations of any Seller.

6.3 Public Announcements. Buyer and Sellers will consult with each other before issuing, and provide each other the opportunity to review and comment upon, any press release or public announcement of this Agreement and the Transactions, but neither Buyer nor Sellers shall issue any press release without the prior written approval of the other Party, in each case except as may be required by Law, court process (including the filing of this Agreement with the Bankruptcy Court as an exhibit to the Sale Motion) or by obligations pursuant to any listing agreement with any national securities exchange and/or as required by any rules and/or regulations of the Securities and Exchange Commission, in which case the non-disclosing party will have the right to review and comment on such release, announcement or communication prior to publication; provided, that any such press release or public announcement shall not identify the Company's direct or indirect equity holders without the consent of such equity holders in their individual sole discretion.

6.4 Tax Matters.

(a) All Transfer Taxes arising out of the transfer of the Acquired Assets pursuant to this Agreement and which constitute Assumed Liabilities shall be borne by Buyer. Sellers and Buyer shall cooperate to timely prepare and file any Tax Returns relating to such Transfer Taxes, including any Claim for exemption or exclusion from the application or imposition of any Transfer Taxes. Buyer or Sellers, as applicable, shall file all necessary documentation and returns with respect to such Transfer Taxes when due, and shall promptly, following the filing thereof, furnish a copy of such return or other filing and a copy of a receipt showing payment of any such Transfer Tax to the other Parties hereto. Buyer shall pay all such Transfer Taxes when due.

(b) Each of Buyer, on the one hand, and Sellers, on the other hand, shall cooperate fully, as and to the extent reasonably requested, in connection with the preparation and filing of Tax Returns and any audit, litigation or other proceeding with respect to Taxes and shall furnish or cause to be furnished to the other, upon request, as promptly as practicable, such information and assistance relating to the Acquired Assets and the Business as is reasonably necessary for filing of all Tax Returns, including any Claim for exemption or exclusion from the application or imposition of any Taxes, the preparation for any audit by any Tax Authority and the prosecution or defense of any Proceeding relating to any Tax Return.

(c) Subject to the terms of the Transition Services Agreement, all real and personal property Taxes, assessments, and similar governmental charges levied with respect to the Acquired Assets for a taxable period which includes (but does not end on) the Closing Date shall be apportioned between the pre-Closing Tax period and the post-Closing Tax period as of the Closing Date on a per diem basis. Thereafter, Sellers shall notify Buyer upon receipt of any bill for real or personal property Taxes or similar charges relating to the Acquired Assets, part or all of which are attributable to any post-Closing Tax period, and shall promptly deliver such Tax bill to Buyer, who shall pay the post-Closing portion of same to the appropriate Governmental Authority; provided that if such bill covers the pre-Closing period, Sellers shall also remit to Buyer, prior to the due date of such Tax bill, payment for the proportionate amount of such bill that is attributable to the pre-Closing period. If either Sellers or Buyer shall make a payment which such Party is entitled to have made by the other Party under this Section, such other Party shall promptly make reimbursement (but in no event later than fifteen (15) Business Days after the presentation of a statement setting forth the amount of reimbursement to which the presenting Party is entitled along with such supporting evidence as is reasonably necessary to calculate the amount of reimbursement. Any payment required under this Section shall bear interest at the rate per annum determined, from time to time, under the provisions of Section 6621(a)(2) of the Code for each day until paid.

6.5 Commercially Reasonable Efforts.

(a) Subject to the terms and conditions of this Agreement and the Transition Services Agreement, each Party shall use its commercially reasonable efforts to take, or cause to be taken, all actions, and to do, or cause to be done, and to assist and cooperate with the other Parties in doing, all things necessary, proper or advisable under applicable Law to consummate and make effective the Transactions. Without limiting the generality of the foregoing, the Parties will use their respective reasonable best efforts to (i) take all actions necessary to transfer the Acquired Assets, (ii) take all actions necessary to cause all conditions set forth in Article 7 to be satisfied as soon as practicable, (iii) lift or rescind any existing Order preventing, prohibiting or delaying the consummation of the Transactions, (iv) effect all necessary registration, applications, notices and other filings required by applicable Law, including, as applicable to Sellers, under the Bankruptcy Code, (v) obtain any third party consents necessary to consummate the Transactions, including all necessary Governmental Authorizations, and (vi) execute and deliver any additional instruments necessary to fully carry out the purposes of this Agreement. Buyer shall not and shall cause its Subsidiaries and Affiliates not to, take any action that would reasonably be expected to prevent or materially delay the approval of any Governmental Entity of any of the filings referred to in this Section 6.5(a).

(b) To the extent Buyer comes into the possession of any Personally Identifiable Information, except as expected in the Ordinary Course of Business, Buyer shall immediately deliver such information to Sellers and destroy and/or delete all copies of such information and provide Sellers with evidence of such destruction.

6.6 Further Assurances. Without further consideration, from and after the Closing, the Parties agree to, at the requested Party's sole cost and expense, (a) furnish upon request to each other such further information, (b) execute, acknowledge and deliver to each other such other documents and (c) do such other acts and things, all as the other Party may reasonably request for

the purpose of carrying out the intent of this Agreement and the Transaction Documents; provided that nothing in this Section 6.6 or this Agreement shall prohibit Seller from ceasing operations or winding up their affairs following the transfer of all Acquired Assets to Buyer.

6.7 Bankruptcy Court Matters.

(a) Buyer and Sellers acknowledge that this Agreement and the Transactions contemplated hereby are subject to the Bidding Procedures and approval by the Bankruptcy Court and, as applicable, entry of the Bidding Procedures Order and Sale Order. In the event of any discrepancy between this Agreement and the Bidding Procedures Order and the Sale Order, the Bidding Procedures Order and Sale Order shall govern.

(b) Subject to Sellers' obligations to comply with any order of the Bankruptcy Court, Sellers and Buyer will promptly make all filings, take all actions and use commercially reasonable efforts to obtain any and all other approvals and orders necessary or appropriate for consummation of the Transactions. Sellers shall promptly provide Buyer with drafts of all documents, motions, orders, filings or pleadings that Sellers propose to file with the Bankruptcy Court which relate to this Agreement or the Transactions and will provide Buyer with reasonable opportunity to review such filings. Sellers will also promptly provide Buyer with written notice and copies of any other or further notice of appeal, motion, or application filed in connection with any appeal from or application for reconsideration of, any of such orders and any related briefs.

(c) From and after the date hereof, Sellers shall not take any action that is intended to result in, or fail to take any action the intent of which failure to act would result in, the reversal, voiding, modification or staying of the Bidding Procedures Order or, if Buyer is the Successful Bidder at the Auction, the Sale Order. Buyer has not colluded in connection with its offer or negotiation of this Agreement. From and after the date hereof, Buyer shall not take any action that is intended to result in, or fail to take any action the intent of which failure to act would result in, the reversal, voiding, modification or staying of the Bidding Procedures Order, or if Buyer is the Successful Bidder at the Auction, the Sale Order or consummation of the Transactions.

(d) Buyer agrees that it will promptly take such actions as are reasonably requested by Sellers to assist in obtaining entry of the Sale Order, including furnishing affidavits or other documents or information for filing with the Bankruptcy Court for the purposes, among others, of demonstrating that Buyer is a "good faith" purchaser under section 363(m) of the Bankruptcy Code; provided, however, in no event shall Buyer or Sellers be required to agree to any amendment of this Agreement.

(e) Sellers further covenant and agree that, after the entry of the Sale Order, the terms of any reorganization or liquidation plan Sellers submit to the Bankruptcy Court, or any other court for confirmation or sanction, shall not be intended to (or reasonably likely to) supersede, abrogate, nullify or restrict the terms of this Agreement in any material respect, or prevent the consummation or performance of the Transactions.

(f) If an Auction is conducted, and Buyer is not the Successful Bidder for the Acquired Assets, Buyer shall, in accordance with and subject to the Bidding Procedures, be required to serve as the back-up bidder if Buyer is the next highest or otherwise best bidder for the

Acquired Assets at the Auction (the party that is the next highest or otherwise best bidder at the Auction after the Successful Bidder, the “Back-Up Bidder”) and, if Buyer is the Back-Up Bidder, Buyer shall, notwithstanding Section 8.1(b)(ii), be required to keep its bid to consummate the Transactions on the terms and conditions set forth in this Agreement (as the same may be improved upon by Buyer in the Auction) open and irrevocable until the first to occur of the Outside Date or the date this Agreement is otherwise terminated pursuant to Article 8. Following the Auction, if the Successful Bidder fails to consummate the applicable Alternative Transaction as a result of a breach or failure to perform on the part of such Successful Bidder, then Buyer, if Buyer is the Back-Up Bidder, will be deemed to have the new prevailing bid, and Sellers may seek authority to consummate the Transactions on the terms and conditions set forth in this Agreement (as the same may be improved upon by Buyer in the Auction) with the Back-Up Bidder.

6.8 Cure Costs. Subject to Section 2.5, Sellers shall sell, transfer and assign, all Assumed Contracts and Assumed Leases to Buyer, and Buyer shall purchase and assume all Assumed Contracts and Assumed Leases from Sellers, as of the Closing Date pursuant to sections 363 and 365 of the Bankruptcy Code and the Sale Order. In connection with debts incurred or the assignment and assumption of the Assumed Contracts and Assumed Leases, Buyer shall cure any monetary defaults of the debts incurred or under the Assumed Contracts and Assumed Leases by payment of any Cure Costs as determined in accordance with the Bidding Procedures Order and Sale Order; provided, however, that if an Assumed Contract or Assumed Lease is not assumed and assigned on the Closing Date pursuant to Section 2.5(e), Buyer shall pay Cure Costs as soon as practicable after (i) Sellers obtain the Consent or Governmental Authorization for the applicable Delayed Contract and (ii) the assumption and assignment of an Assumed Contract or Assumed Lease. Buyer shall be responsible for demonstrating and establishing adequate assurance of future performance before the Bankruptcy Court with respect to the Assumed Contracts and Assumed Leases

6.9 Preservation of Books and Records. For a period of three (3) years after the Closing Date, Buyer shall provide to Sellers and their respective Representatives (after reasonable notice and during normal business hours and without undue interference to the business operations of Buyer, and at Sellers’ sole cost and expense) reasonable access to, including the right to make copies of, all books and records included in and otherwise related to the Acquired Assets, to the extent necessary to permit Sellers to determine any matter relating to their rights and obligations hereunder or to any period ending on or before the Closing Date (for example, for purposes of any Tax or accounting audit or any claim or litigation matter, but not for any dispute or claim between Buyer and Sellers in connection with this Agreement, the Transaction Documents or otherwise), for periods prior to the Closing and shall preserve such books and records until the later of (i) such period as shall be consistent with Buyer’s records retention policy in effect from time to time, (ii) the retention period required by applicable Law, (iii) the conclusion of all bankruptcy proceedings relating to the Chapter 11 Cases, or (iv) such three (3) year period. Such access shall include access to any information in electronic form to the extent reasonably available. Buyer acknowledges that Sellers have the right to retain originals or copies of all of books and records included in or related to the Acquired Assets for periods prior to the Closing. To the extent that any books and records Related to the Business, the Acquired Assets, or the Assumed Liabilities do not constitute Acquired Assets, Sellers (or any subsequently appointed representative of their bankruptcy estates) shall preserve such books and records relating to the pre-Closing Business for a period of six (6) months from the date on which all Acquired Assets have been transferred

pursuant to this Agreement and the other Transaction Documents, and shall make such books and records available to Buyer, at Buyer's sole cost and expense, as may be reasonably required by Buyer in connection with, among other things, any insurance claims, legal proceedings, Tax audits, or governmental investigations, or in order to allow Buyer to comply with its obligations under this Agreement and the other Transaction Documents.

6.10 Notification of Certain Matters. To the extent permitted by applicable Law, Sellers and Buyer will give prompt written notice to the other Parties of (a) the existence of any fact or circumstance, or the occurrence of any event, of which it has Knowledge that would reasonably be likely to cause a condition to a Party's obligations to consummate the Transactions set forth in Article 7 not to be satisfied as of any date, including the breach of any representation, warranty, or covenant in this Agreement, (b) any notice or other communication from any Person asserting that the consent of such Person which is or may be required in connection with the Transactions is not likely to be obtained prior to Closing or any written objection or proceeding challenging the Transactions or the entry of the approval by the Bankruptcy Court, or (c) the receipt of any notice or other communication from any Governmental Entity in connection with the Transactions contemplated by this Agreement; provided, however, that the delivery of any such notice pursuant to this Section 6.10 shall not be deemed to amend or supplement this Agreement and the failure to deliver any such notice shall not constitute a waiver of any right or condition to the consummation of the transactions contemplated hereby by any Party. Subject to (i) any confidentiality provisions binding the Sellers and (ii) restrictions of access to classified information, Sellers shall permit Buyer or its Representatives to review in advance any proposed material written or material oral communication or information submitted to any Governmental Entity in connection with the Transactions, shall furnish Buyer with copies of all correspondence, filings and communications with any Governmental Entity, and shall not agree to participate in any meeting with any Governmental Entity related to the Transactions unless Sellers consult with Buyer in advance and, to the extent permitted by any such Governmental Entity, give Buyer the opportunity to attend and participate in such meeting, in each case to the maximum extent practicable and in accordance with applicable Law. Each Party shall furnish the other Party with such necessary information and assistance as such other Party may reasonably request in connection with their preparation of filings, registrations, requests or submissions of information to any Governmental Entity in connection with this Agreement and the Transactions; provided, however, that Sellers may withhold such information if Sellers determine that such disclosure thereof would violate (i) any confidentiality provisions binding on the Sellers or (ii) any restrictions of access to classified information.

6.11 Confidentiality.

(a) From and after the Closing, Sellers shall keep confidential all non-public information regarding the Acquired Assets, except for (i) such public disclosure as Sellers and their counsel may reasonably determine to be required under any applicable Law, regulation, or Order (provided that Sellers will provide Buyer with prior written notice of any such disclosure to the extent permitted by applicable Law and, where applicable and reasonably requested by Buyer and at Buyer's sole cost and expense, Sellers will use commercially reasonable efforts to cooperate with Buyer to obtain a protective order or other confidential treatment or otherwise limit the scope of information that is required to be disclosed, and Sellers shall only disclose that portion of such information as Sellers are advised by their counsel in writing is required to be disclosed) and (ii)

disclosure to its representatives (including any prospective or actual financing sources, whether debt or equity) solely to the extent that such parties need to know such information and agree to be bound by confidentiality obligations no less protective than those set forth in this Section 6.11(a).

(b) The Parties hereby acknowledge and agree that the Confidentiality Agreement is enforceable in accordance with its terms, it being understood and agreed, however, that Buyer's obligations thereunder related to Confidential Information (as defined therein) that constitutes an Acquired Asset or Assumed Liability shall terminate automatically effective as of the Closing.

6.12 Employees.

(a) Subject to the terms and conditions of the Transition Services Agreement and entry of the Sale Order, no later than five (5) days prior to the Closing Date, Buyer shall, or shall cause its designated Affiliate or Affiliates, to extend offers of employment to all of Sellers' employees as of the Agreement Date who have not been terminated or otherwise left the employ of Sellers prior to the Closing Date. Sellers will make available to Buyer a correct and complete list of all their current employees as of ten (10) days prior to the Closing Date and, on or around the Petition Date, shall use reasonable efforts to inform all Employees, in a manner reasonably acceptable to Buyer, of Buyer's intention to extend offers of employment on the terms set forth this Section 6.12 and contingent upon the Closing of the sale to Buyer. Each Employee who accepts such offer shall be deemed a "Transferred Employee". Any such offer of employment will be effective as of the Closing Date and contingent upon the Closing, and with respect to each of the Employees who is then employed by Sellers, Buyer shall make commercially reasonable efforts to keep such employment at the same location, at the same base wage or hourly rate, with employee benefits which are substantially comparable in the aggregate and on the same terms and conditions of employment as in effect immediately prior to the Closing. Buyer shall give each Transferred Employee credit for years of service with Sellers for purposes of determining compensation time under new employment with Buyer. Additionally, during the six (6) month period following the Closing, Buyer shall (i) reasonably evaluate each Transferred Employee for participation in any management equity incentive pool which Buyer, in consultation with the Company's management, may choose to establish, and (ii) grant a profits interest, or equivalent equity incentive, from such pool to such key Transferred Employees as determined by Buyer in its commercially reasonable discretion in consultation with the Company's management. To the extent permitted by Law, Sellers shall deliver a notice, which, at the option of Buyer, may be a joint notice by Buyer and Sellers, to each of the Transferred Employees in a form reasonably satisfactory to Buyer (i) informing such Transferred Employees about the sale of the Acquired Assets to Buyer, and (ii) terminating their employment with Sellers. Sellers shall permit Buyer to concurrently send a notice to each of the Transferred Employees in a form reasonably satisfactory to Sellers describing their offer of employment by Buyer, if any, and providing contact information for any questions.

(b) Buyer (or its designated Affiliate) shall assume the Assumed Benefit Plans. Buyer, on the one hand, and Sellers, on the other, shall take such actions as are necessary and reasonably requested by the other Party to cause Buyer (or its designated Affiliate) to assume sponsorship of the Assumed Benefit Plans as of the Closing and to effect the transfer of all assets and benefit liabilities of the Assumed Benefit Plans together with all related trust, insurance

policies and administrative services agreements, effective as soon as practicable following the Closing, subject to the terms of the Transition Services Agreement. Buyer will not become a participating company in any of the Benefit Plans provided by Sellers by virtue of purchasing the Acquired Assets and operating the Business and will have no liability for any of the benefits provided under any of the Sellers' Benefit Plans, other than the Assumed Benefit Plans or as may be required by applicable Law.

(c) No provision of this Section 6.12 shall be deemed to (i) guarantee employment for any period of time for, or preclude the ability of Buyer to terminate, any Transferred Employee, other employee or other service provider for any reason, (ii) confer upon any Person (including any current or former director, officer or employee of, or consultant or independent contractor to, Buyer or any of its Subsidiaries) any third party beneficiary or other rights or remedies, or (iii) constitute an amendment to any Benefit Plan of Buyer or Sellers.

6.13 Bulk Transfer Laws. Buyer acknowledges that Sellers will not comply with the provisions of any bulk transfer laws or similar laws of any jurisdiction in connection with the transactions contemplated by this Agreement, including the United Nations Convention on the Sale of Goods, and hereby waives all claims related to the non-compliance therewith. The Parties intend that pursuant to section 363(f) of the Bankruptcy Code and to the extent provided for in the Sale Order, the transfer of the Acquired Assets shall be free and clear of any Liens on the Acquired Assets (except Permitted Liens), including any Liens arising out of the bulk transfer Laws, and the Parties shall take such steps as may be necessary or appropriate to so provide in the Sale Order.

6.14 Collection of Accounts Receivable. As of the Closing Date, Sellers hereby (a) authorize Buyer to open any and all mail addressed to Sellers and delivered to the Leased Premises; and (b) appoint Buyer as their attorney-in-fact to endorse, cash and deposit any monies, checks or negotiable instruments which constitute Acquired Assets which are made payable or endorsed to any Seller or any Seller's order, for Buyer's own account.

6.15 Use of Name and Marks. As of the Closing Date, neither Sellers nor any of their Affiliates shall use, license or authorize any third party to use any name, slogan, logo or trademark in such a manner which is likely to cause confusion or mistake with the names, trademarks, or service marks included in the Transferred Intellectual Property, subject to the terms of the Transition Services Agreement.

6.16 No Successor Liability. Except as otherwise expressly ordered by the Bankruptcy Court, the Parties intend that, to the fullest extent permitted by Law, including under section 363 of the Bankruptcy Code, upon the Closing, Buyer shall not and shall not be deemed to: (a) be a successor (or other such similarly situated party) to Sellers, including a "successor employer" for purposes of the Code, ERISA, or other applicable Laws; (b) have any responsibility or Liability for any obligations of any Seller, except as otherwise provided in this Agreement, based on any theory of successor liability or any similar theory; (c) have, de facto or otherwise, merged with or into any Seller; (d) be an alter ego or mere continuation or substantial continuation of any Seller (and there is no continuity of enterprise between Buyer and any Seller), including, within the meaning of any foreign, federal, state or local revenue, pension, ERISA, COBRA, Tax, labor, employment, environmental, products liability, or other Law, rule, regulation, or doctrine; or (e) be holding itself out to the public as a continuation of any Seller or its estate. The Buyer

acknowledges and agrees that this Section 6.16 shall not in any way be deemed to modify or contract the Buyer's obligations with respect to Assumed Liabilities.

ARTICLE 7
CONDITIONS TO OBLIGATIONS OF THE PARTIES

7.1 Conditions Precedent to Obligations of Buyer. The obligation of Buyer to consummate the Transactions is subject to the satisfaction (or written waiver by Buyer in Buyer's sole discretion) at or prior to the Closing Date of each of the following conditions:

(a) Accuracy of Representations and Warranties. The representations and warranties of Sellers set forth in Article 4 shall be true and correct (disregarding all qualifications or limitations as to "materiality" or "Seller Material Adverse Effect" and words of similar import set forth therein), except where the failure of such representations or warranties to be true and correct would not reasonably be expected to have a Seller Material Adverse Effect, as of the Agreement Date and at and as of the Closing as though made at and as of the Closing (in each case, except to the extent expressly made as of another date, in which case as of such date as if made at and as of such date).

(b) Performance of Obligations. Sellers shall have performed in all material respects all obligations and agreements contained in this Agreement required to be performed by them on or prior to the Closing Date, including all deliveries required under Section 3.1(b).

(c) Sale Order. The Bankruptcy Court shall have entered the Sale Order on or before June 22, 2022, and no Order staying, reversing, modifying or amending such Sale Order shall be in effect on the Closing Date.

(d) Assignment of Material Contracts. As of the Closing Date, Sellers shall have obtained, pursuant to the Sale Order or otherwise, authorization to assign to Buyer all Material Contracts, except for those Material Contracts that constitute Delayed Contracts and that cannot be assigned to Buyer as of the Closing Date because the applicable Governmental Authorization has not yet been obtained.

(e) Acceptance to Counsel to Buyer. The form and substance of all legal matters contemplated hereby and of all documents and instruments delivered hereunder shall be reasonably acceptable to Buyer's counsel.

(f) No Business Change. No change shall have occurred or be threatened regarding the Business, the Acquired Assets or the Assumed Liabilities which could be reasonably likely to have a Seller Material Adverse Effect.

(g) Officer's Certificate. Buyer shall have received a certificate, dated the Closing Date, of a duly authorized executive officer of each Seller to the effect that the conditions specified in Section 7.1(a), and Section 7.1(b) above have been fulfilled.

(h) No Order. No court or other Governmental Entity has issued, enacted, entered, promulgated or enforced any Law or Order (that is final and non-appealable and that has

not been vacated, withdrawn or overturned) restraining, enjoining or otherwise prohibiting the transactions contemplated by this Agreement.

7.2 Conditions Precedent to the Obligations of Sellers. The obligation of Sellers to consummate the Transactions is subject to the satisfaction (or written waiver by Sellers) at or prior to the Closing Date of each of the following conditions:

(a) Accuracy of Representations and Warranties. The representations and warranties of Buyer (i) set forth in Section 5.1 (Organization) and Section 5.2 (Due Authorization), shall be true and correct in all material respects, and (ii) set forth in Article 5 (other than those described in clause (i)) shall be true and correct (disregarding all qualifications or limitations as to “materiality” or “Buyer Material Adverse Effect” and words of similar import set forth therein), except where the failure of such representations or warranties to be true and correct would not reasonably be expected to have a Buyer Material Adverse Effect, in the case of each of clauses (i) and (ii), as of the Agreement Date and at and as of the Closing as though made at and as of the Closing (in each case, except to the extent expressly made as of another date, in which case as of such date as if made at and as of such date).

(b) Performance of Obligations. Buyer shall have performed in all material respects all obligations and agreements contained in this Agreement required to be performed by it on or prior to the Closing Date, including all deliveries required under Section 3.1(c).

(c) Sale Order. The Bankruptcy Court shall have entered the Sale Order, and no Order staying, reversing, modifying or amending such Sale Order shall be in effect on the Closing Date.

(d) Officer’s Certificate. Sellers shall have received a certificate, dated the Closing Date, of a duly authorized executive officer of Buyer to the effect that the conditions specified in Section 7.2(a) and Section 7.2(b) above have been fulfilled.

(e) No Order. No court or other Governmental Entity has issued, enacted, entered, promulgated or enforced any Law or Order (that is final and non-appealable and that has not been vacated, withdrawn or overturned) restraining, enjoining or otherwise prohibiting the transactions contemplated by this Agreement.

7.3 Frustration of Conditions Precedent. Neither Buyer nor Sellers may rely on the failure of any condition set forth in this Article 7, as applicable, to be satisfied if such failure was caused by such Party’s failure to use, as required by this Agreement, its reasonable best efforts to consummate the Transactions contemplated hereby.

ARTICLE 8 TERMINATION

8.1 Termination of Agreement. This Agreement may be terminated and the Transactions abandoned at any time prior to the Closing:

(a) by mutual written agreement of Sellers and Buyer;

(b) by either Sellers or Buyer:

(i) if there shall be any Law that makes consummation of the Transactions illegal or otherwise prohibited, or if any Order permanently restraining, prohibiting or enjoining Buyer or Sellers from consummating the Transactions is entered and such Order shall become final; provided, however, that no termination may be made by a Party under this Section 8.1(b)(i) if the issuance of such Order was caused by the material breach of any representations, warranties, covenants or agreements contained in this Agreement by such Party; or

(ii) upon Sellers' written agreement to enter into an Alternative Transaction.

(c) by Buyer by giving written notice to each Seller if there has been a breach by any Seller of any representation, warranty, covenant, or agreement contained in this Agreement that would prevent the satisfaction of the conditions to the obligations of Buyer at Closing set forth in Section 7.1(a) and Section 7.1(b), and such breach has not been waived by Buyer, or, if such breach is curable, cured by such Seller prior to the earlier to occur of (A) twenty (20) days after receipt of Buyer's notice of such breach, and (B) the Outside Date; provided, that Buyer shall not have a right of termination pursuant to this Section 8.1(c) if Sellers could, at such time, terminate this Agreement pursuant to Section 8.1(i);

(d) by Buyer, if (i) the Sale Order shall not have been entered by the deadline set forth in this Agreement, or (ii) at any time after entry of the DIP Order, the Bidding Procedures Order, and the Sale Order, such Orders are reversed, stayed for more than fourteen (14) days, vacated or modified to the extent such modifications are reasonably expected to have a Seller Material Adverse Effect;

(e) by Buyer, if the Bankruptcy Court enters an order dismissing, or converting into a case under chapter 7 of the Bankruptcy Code, the Bankruptcy Case, or appointing a trustee in the Bankruptcy Case or appointing a responsible officer or an examiner under Bankruptcy Code section 1106(b);

(f) by Buyer, upon occurrence of any Seller Material Adverse Effect;

(g) by Buyer if (i) Sellers consummate an Alternative Transaction, or (ii) Buyer is neither the Successful Bidder nor the Back-Up Bidder following the Auction;

(h) by Buyer or Sellers if the Closing shall not have occurred on or before the Outside Date, provided, however that no termination may be made a Party under this Section 8.1(h) if the failure to close on or before the Outside Date was caused by the material breach of any representations, warranties, covenants or agreements contained in this Agreement by such Party;

(i) by Sellers by giving written notice to Buyer if there has been a breach by Buyer of any representation, warranty, covenant, or agreement contained in this Agreement that would prevent the satisfaction of the conditions to the obligations of Sellers at Closing set forth in Section 7.2(a) and Section 7.2(b), and such breach has not been waived by Sellers, or, if such breach is curable, cured by such Buyer prior to the earlier to occur of (A) twenty (20) days after receipt of Sellers' notice of such breach, and (B) the Outside Date; provided, that Sellers shall not

have a right of termination pursuant to this Section 8.1(i) if Buyers could, at such time, terminate this Agreement pursuant to Section 8.1(c);

(j) by Sellers if the governing body of Sellers determines, upon advice from outside legal counsel, that proceeding with the Transactions or failing to terminate this Agreement would violate its or such governing body's fiduciary obligations under applicable Law, including to pursue an Alternative Transaction. For the avoidance of doubt, and subject to the terms and conditions of this Agreement (including Buyer's right to terminate this Agreement in accordance with this Section 8.1), Sellers retain the right to pursue any transaction or restructuring strategy that, in Seller's business judgment, will maximize the value of its estates; or

(k) by Sellers if within two days prior to the Closing Date, the Sellers obtain an order from the Bankruptcy Court to terminate this Agreement on the grounds of insufficient progress being made toward closing on an emergency basis. Buyer reserves the right to oppose this request.

Each condition set forth in this Section 8.1 pursuant to which this Agreement may be terminated shall be considered separate and distinct from each other such condition. If more than one of the termination conditions set forth in this Section 8.1 is applicable, the applicable Party shall have the right to choose the termination condition pursuant to which this Agreement is to be terminated.

8.2 Consequences of Termination. In the event of any termination of this Agreement by either or both of Buyer and Sellers pursuant to Section 8.1, written Notice thereof shall be given by the terminating Party to the other Parties hereto, specifying the provision hereof pursuant to which such termination is made, this Agreement shall thereupon terminate and become void and of no further force and effect (other than Section 6.3 (Public Announcements), Section 6.7(f), this Section 8.2 (Consequences of Termination) and Article 9 (Miscellaneous) and to the extent applicable in respect of such Sections and Article, Article 1 (Definitions)), and the Transactions shall be abandoned without further action or Liability of any of the Parties hereto, except that such termination shall not relieve any Party of any Liability for Fraud or breach of this Agreement prior to such termination; provided that, notwithstanding anything to the contrary herein, subject to Section 9.10(d), (i) the sole and exclusive remedies of Buyer for any breach of this Agreement by Sellers shall be, if applicable, to terminate this Agreement pursuant to Section 8.1(c), and (ii) in no event shall Sellers be liable for monetary damages in connection with this Agreement and the Transactions.

ARTICLE 9 MISCELLANEOUS

9.1 Expenses. Each Party hereto shall bear all costs and expenses incurred or to be incurred by such Party in connection with this Agreement and the consummation of the Transactions.

9.2 Assignment. Neither this Agreement nor any of the rights or obligations hereunder may be assigned by Sellers without the prior written consent of Buyer, or by Buyer without the prior written consent of Sellers; provided that Buyer may, without the consent of any other party, assign this Agreement and its rights and obligations hereunder in whole or in part to any Affiliate;

provided further, that Buyer shall remain jointly and severally liable with such Affiliate for Buyer's obligations hereunder. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns, including any liquidating trustee, responsible Person or similar representative for Sellers or Sellers' estate appointed in connection with the Chapter 11 Cases.

9.3 Parties in Interest. This Agreement shall be binding upon and inure solely to the benefit of Sellers (and their estates), Buyer and their respective successors or permitted assigns, and nothing in this Agreement, express or implied, is intended to or shall confer upon any other Person any rights, benefits or remedies of any nature whatsoever under or by reason of this Agreement except as expressly set forth herein.

9.4 Notices. All notices, demands, requests, consents, approvals or other communications (collectively, "Notices") required or permitted to be given hereunder or that are given with respect to this Agreement shall be in writing and shall be personally served, delivered by a nationally recognized overnight delivery service with charges prepaid, or transmitted by hand delivery, or facsimile or electronic mail, addressed as set forth below, or to such other address as such Party shall have specified most recently by written Notice. Notice shall be deemed given on the date of service or transmission if personally served or transmitted by facsimile or electronic mail with confirmation of receipt; provided that if delivered or transmitted on a day other than a Business Day or after 5:00 p.m. New York time, notice shall be deemed given on the next Business Day. Notice otherwise sent as provided herein shall be deemed given on the next Business Day following timely deposit of such Notice with an overnight delivery service:

If to any Seller: EYP Group Holdings, Inc.
201 Fuller Road, 5th Floor
Albany, New York 12203
Attention: Kefalari L. Mason
Email: kmason@eypae.com

With copies to: DLA Piper LLP (US)
444 West Lake Street
Chicago, Illinois 60606
Attention: Richard A. Chesley
Email: richard.chesley@us.dlapiper.com

If to Buyer: Page Southerland Page, Inc.
1615 M Street, NWN Suite 700
Washington, DC 20036
Attention: Thomas McCarthy
Email: tmccarthy@pagethink.com

With copies to: Chamberlain, Hrdlicka, White, Williams & Aughtry P.C.
1200 Smith Street, Suite 1400
Houston, TX 77079
Attention: Jarrod Martin
Habeeb I. Gnaim
Email: jarrod.martin@chamberlainlaw.com
h.gnaim@chamberlainlaw.com

Rejection of or refusal to accept any Notice, or the inability to deliver any Notice because of changed address of which no Notice was given, shall be deemed to be receipt of the Notice as of the date of such rejection, refusal or inability to deliver.

9.5 Choice of Law. Except to the extent the mandatory provisions of the Bankruptcy Code apply, this Agreement shall be construed and interpreted, and the rights of the Parties shall be determined, in accordance with the Laws of the State of Delaware, without giving effect to any provision thereof that would require or permit the application of the substantive laws of any other jurisdiction.

9.6 Entire Agreement; Amendments and Waivers. This Agreement, the Disclosure Schedules, the Exhibits hereto, the Sale Order, and all Transaction Documents and all certificates and instruments delivered pursuant hereto and thereto constitute the entire agreement among the Parties pertaining to the subject matter hereof and supersede all prior agreements, understandings, negotiations, and discussions, whether oral or written, of the Parties. This Agreement may be amended, supplemented or modified, and any of the terms, covenants, representations, warranties or conditions may be waived, only by a written instrument executed by Buyer and Sellers, or in the case of a waiver, by the Party waiving compliance. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision hereof (whether or not similar), and no such waiver shall constitute a continuing waiver unless otherwise expressly provided.

9.7 Counterparts; Facsimile and Electronic Signatures. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument. Counterparts to this Agreement may be executed via physical or electronic signature and delivered via facsimile, electronic mail, or other means of electronic transmission. In proving this Agreement, it shall not be necessary to produce or account for more than one such counterpart signed by the Party against whom enforcement is sought.

9.8 Severability. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions of this Agreement. In the event that any of the provisions of this Agreement shall be held by a court or other tribunal of competent jurisdiction to be illegal, invalid or unenforceable, such provisions shall be limited or eliminated only to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect.

9.9 Headings. The table of contents and the headings of the Articles and Sections herein are inserted for convenience of reference only and are not intended to be a part of, or to affect the meaning or interpretation of, this Agreement.

9.10 Exclusive Jurisdiction; Specific Performance.

(a) Subject to Section 9.10(b), without limiting any Party's right to appeal any order of the Bankruptcy Court, (i) the Bankruptcy Court shall retain exclusive jurisdiction to enforce the terms of this Agreement and to decide any Claims or disputes which may arise or result from, or be connected with, this Agreement, any breach or default hereunder, or the Transactions, and (ii) any and all Proceedings related to the foregoing shall be filed and maintained only in the Bankruptcy Court, and the Parties hereby consent to and submit to the jurisdiction and venue of the Bankruptcy Court and shall receive Notices at such locations as indicated in Section 9.4. For the avoidance of doubt, this Section 9.10 shall not apply to any Claims that Buyer or its Affiliates may have against any third party following the Closing.

(b) Notwithstanding anything herein to the contrary, in the event the Chapter 11 Cases of Sellers are closed or dismissed, the Parties hereby agree that all Claims or disputes which may arise or result from, or be connected with, this Agreement, any breach or default hereunder, or the Transactions, shall be heard and determined exclusively in any federal court sitting in the District of Delaware or, if that court does not have subject matter jurisdiction, in any state court located in Delaware (and, in each case, any appellate court thereof), and the Parties hereby consent to and submit to the jurisdiction and venue of such courts.

(c) Buyer acknowledges that Sellers would be damaged irreparably in the event that the terms of this Agreement are not performed by Buyer in accordance with its specific terms or otherwise breached or Buyer fails to consummate the Closing and that, in addition to any other remedy that Sellers may have under law or equity, Sellers shall be entitled to seek injunctive relief to prevent breaches of the terms of this Agreement and to seek to enforce specifically the terms and provisions hereof that are required to be performed by Buyer. Buyer further agrees that Sellers shall not be required to obtain, furnish or post any bond or similar instrument in connection with or as a condition to obtaining any remedy referred to in this Section 9.10, and irrevocably waives any right it may have to require the obtaining, furnishing or posting of any such bond or similar instrument.

(d) Sellers acknowledge that Buyer would be damaged irreparably in the event that the terms of this Agreement are not performed by Sellers in accordance with its specific terms or otherwise breached or Sellers fail to consummate the Closing and that, in addition to any other remedy that Buyer may have under law or equity, Buyer shall be entitled to seek injunctive relief to prevent breaches of the terms of this Agreement and to seek to enforce specifically the terms and provisions hereof that are required to be performed by Sellers. Sellers further agree that Buyer shall not be required to obtain, furnish or post any bond or similar instrument in connection with or as a condition to obtaining any remedy referred to in this Section 9.10, and irrevocably waives any right it may have to require the obtaining, furnishing or posting of any such bond or similar instrument.

9.11 WAIVER OF RIGHT TO TRIAL BY JURY. SELLERS AND BUYER HEREBY WAIVE TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). FOR THE AVOIDANCE OF DOUBT, THIS SECTION 9.11 SHALL NOT APPLY TO ANY CLAIMS THAT BUYER OR ITS AFFILIATES MAY HAVE AGAINST ANY THIRD PARTY FOLLOWING THE CLOSING.

9.12 Survival. Each and every representation and warranty contained in this Agreement shall expire and be of no further force and effect as of the Closing. Each and every covenant and agreement contained in this Agreement (other than the covenants contained in this Agreement which by their terms are to be performed (in whole or in part) by the Parties following the Closing (each, a “Post-Closing Covenant”)) shall expire and be of no further force and effect as of the Closing. Each Post-Closing Covenant shall survive the Closing until the earlier of (a) performance of such Post-Closing Covenant in accordance with this Agreement or, (b) (i) if time for performance of such Post-Closing Covenant is specified in this Agreement, sixty (60) days following the expiration of the time period for such performance or (ii) if time for performance of such Post-Closing Covenant is not specified in this Agreement, sixty (60) days following the expiration of the applicable statute of limitations with respect to any claim for any failure to perform such Post-Closing Covenant; provided that if a written notice of any claim with respect to any Post-Closing Covenant is given prior to the expiration thereof then such Post-Closing Covenant shall survive until, but only for purposes of, the resolution of such claim by final, non-appealable judgment or settlement.

9.13 Computation of Time. In computing any period of time prescribed by or allowed with respect to any provision of this Agreement that relates to Seller or the Chapter 11 Cases, the provisions of Bankruptcy Rule 9006(a) shall apply.

9.14 Time of Essence. Time is of the essence of this Agreement.

9.15 Non-Recourse. No past, present or future director, manager, officer, employee, incorporator, member, partner or equity holder of Buyer or Sellers shall have any Liability for any Liabilities of Buyer or Sellers, respectively, under this Agreement or for any Claim based on, in respect of, or by reason of the Transactions. This Agreement may only be enforced against, and any Claim, action (including in the Chapter 11 Case), suit, Proceeding or investigation based upon, arising out of or related to this Agreement may only be brought against, the Persons that are expressly named as parties to this Agreement.

9.16 Disclosure Schedules. Except as set forth in this Agreement, the inclusion of any information (including dollar amounts) in Disclosure Schedules shall not be deemed to be an admission or acknowledgment by any Party that such information is required to be listed on such section of the relevant schedule or is material to or outside the Ordinary Course of Business of any Person. The information contained in this Agreement, the exhibits hereto and the Disclosure Schedules is disclosed solely for purposes of this Agreement, and no information contained herein or therein shall be deemed to be an admission by any Party to any third party of any matter whatsoever (including any violation of any Law or breach of contract). Unless the context

otherwise requires, all capitalized terms used in the Disclosure Schedules shall have the respective meanings assigned in this Agreement. The Disclosure Schedules set forth items of disclosure with specific reference to the particular Section or subsection of this Agreement to which the information in the Disclosure Schedules relates; provided, however, that any information set forth in one Schedule to the Disclosure Schedules will be deemed to apply to each other section or subsection thereof to which its relevance is reasonably apparent on its face. From the Agreement Date to three (3) Business Days prior to the Closing, Sellers have the continuing obligation to (a) promptly supplement, modify, or amend the information set forth on the Disclosure Schedules with respect to any matter hereafter arising or discovered after the Agreement Date which, if existing or known at the Agreement Date, would have been required to have been set forth on such Disclosure Schedules, and (b) if necessary or appropriate to correct any inaccuracy in a representation made by Sellers resulting from any matter hereafter arising or discovered after the Agreement Date, to promptly add a schedule to the Disclosure Schedules with a corresponding reference in this Agreement (such hereafter arising or discovered information, the “Updating Information”). Sellers shall provide Buyer written notice within two (2) Business Days of becoming aware of the need for any Updating Information.

9.17 Sellers’ Representative; Dealings Among Sellers. By its execution and delivery of this Agreement, each Seller hereby irrevocably constitutes and appoints EYP as its true and lawful agent and attorney-in-fact (the “Sellers’ Representative”), with full power of substitution to act in such Seller’s name, place and stead with respect to all Transactions and all terms and provisions of this Agreement, and to act on such Seller’s behalf in any Proceeding, and to do or refrain from doing all such further acts and things, and execute all such documents as Sellers’ Representative shall deem necessary or appropriate in connection with the Transactions. The appointment of Sellers’ Representative shall be deemed coupled with an interest and shall be irrevocable, and Buyer, its Affiliates and any other Person may conclusively and absolutely rely, without inquiry, upon any action of Sellers’ Representative on behalf of Sellers in all matters referred to herein or contemplated hereby including any direction regarding the amount of any payment to any Seller. Buyer shall have no obligation of any nature whatsoever for determining any allocation of any payments among Sellers. Without limiting the generality of the foregoing, absent specific direction by Sellers’ Representative, Buyer shall be deemed to have fulfilled its obligations hereunder absolutely with respect to any amounts payable by it under or pursuant to this Agreement or the delivery of any instruments if Buyer shall pay any such amounts or deliver such instruments to Sellers’ Representative. All Notices delivered by Buyer (whether prior to or following the Closing) to Sellers’ Representative (whether pursuant hereto or otherwise) for the benefit of Sellers shall constitute valid and timely Notice to all of Sellers.

9.18 Mutual Drafting. This Agreement is the result of the joint efforts of Buyer and Sellers, and each provision hereof has been subject to the mutual consultation, negotiation and agreement of the Parties and there is to be no construction against any Party based on any presumption of that Party’s involvement in the drafting thereof.

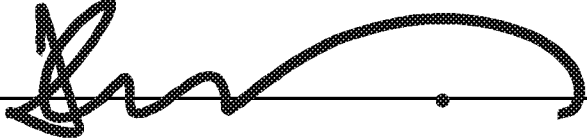
9.19 Fiduciary Obligations. Nothing in this Agreement, or any document related to the Transactions contemplated hereby, without limiting in any way Buyer’s rights and remedies set forth in this Agreement, will require Sellers or any of its governing bodies, directors, officers or members, in each case, in their capacity as such, to take any action, or to refrain from taking any action, to the extent inconsistent with their fiduciary obligations.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by the duly authorized officers of Sellers and Buyer as of the date first above written.

BUYER:

PAGE SOUTHERLAND PAGE, INC.

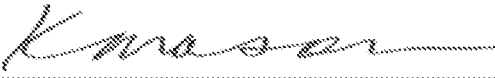
By:  _____

Name: Thomas McCarthy
Title: Chief Executive Officer

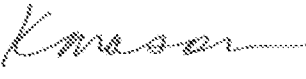
IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by the duly authorized officers of Sellers and Buyer as of the date first above written.

SELLER:

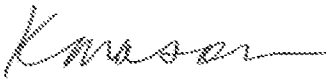
EYP GROUP HOLDINGS, INC.,
a Delaware corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

EYP HOLDINGS, INC.,
a Delaware corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

EYP, INC.,
a Massachusetts corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING, P.C.,
a New York professional corporation

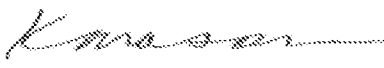
By: 
Name: Kefalari Mason
Title: Authorized Officer

[SIGNATURE PAGE TO ASSET PURCHASE AGREEMENT]

EYP ARCHITECTURE & ENGINEERING OF CT, INC.,
a Connecticut corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF NJ, INC.,
a New Jersey corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

EYPAE, INC.,
a Massachusetts corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

WHR ARCHITECTURE, PC,
a Texas professional corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

WHR DESIGN, P.C.,
a Texas professional corporation

By: 
Name: Kefalari Mason
Title: Authorized Officer

[SIGNATURE PAGE TO ASSET PURCHASE AGREEMENT]

Exhibit A

Bidding Procedures

[Intentionally Omitted]

Exhibit B
(Form of Bill of Sale)

EXHIBIT B – FORM OF BILL OF SALE

BILL OF SALE AND ASSIGNMENT AND ASSUMPTION AGREEMENT

This BILL OF SALE AND ASSIGNMENT AND ASSUMPTION AGREEMENT (this “Agreement”) is executed as of June 30, 2022 (the “Closing Date”), by and between EYP Group Holdings, Inc. and its subsidiaries and affiliates signatory hereto (the “Sellers” or “Assignors”), as debtors in possession of their respective bankruptcy estates (each, an “Estate” and collectively, the “Estates”) of *EYP Group Holdings, Inc. et al.*, Case No. 22-10367 (MFW), and Page Southerland Page, Inc., the designated assignee (the “Buyer” or “Assignee”). Assignor and Assignee may be referred to herein, individually, as a “Party” and, collectively, as the “Parties.”

RECITALS

WHEREAS, this Agreement is being delivered in connection with the Closing of the transactions contemplated by that certain Asset Purchase Agreement, dated as of June 30, 2022, by and among the Assignors, as debtors in possession and Sellers, and Assignee, as Buyer (the “Purchase Agreement”);

WHEREAS, on [], 2022, the United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”) entered the *Order (a) Approving and Authorizing the Sale of Substantially all of the Debtors’ Assets Pursuant to Purchaser’s Asset Purchase Agreement, Free and Clear of All Liens, Claims, Encumbrances and Other Interests, (b) Approving the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases Related Thereto, and (c) Granting Related Relief* [D.I. []] (the “Sale Order”);

WHEREAS, pursuant to the Purchase Agreement and in accordance with the Sale Order, each Assignor has agreed to sell, transfer, assign, convey and deliver to Assignee, and Assignee has agreed to purchase, acquire and accept from each such Assignor, all of the applicable Estates’ direct or indirect right, title and interest in, to and under certain assets, liabilities and contractual relationships; and

WHEREAS, this Agreement, as duly executed by Assignee and each Assignor, is being delivered as of the date hereof by each Party to the other Parties effective as of the Closing.

NOW, THEREFORE, in consideration of the foregoing and the covenants and agreements herein contained and intending to be legally bound hereby, Assignee and each Assignor do hereby agree as follows:

BILL OF SALE; ASSIGNMENT AND ASSUMPTION

1.1. Definitions. Capitalized terms used but not defined in this Agreement have the meanings given to such terms in the Purchase Agreement.

1.2. Transfer, Assignment and Assumption of Assets. In accordance with and subject to the terms of the Purchase Agreement, each Assignor does hereby unconditionally and irrevocably sell, transfer, assign, convey and deliver to Assignee, its successors and assigns forever, and Assignee does hereby purchase, acquire, assume and accept from each such Assignor, effective as of the Closing, all of the respective Estate’s right, title and interest in, to and under the Acquired Assets, as provided in Sections 1.1 and 2.1 of the Purchase Agreement, free and clear of all Liens, Claims and encumbrances, except as provided in the Purchase Agreement.

1.3. Excluded Assets. In accordance with and subject to the terms of the Purchase Agreement, each Assignor excepts, reserves and excludes all of such Assignor’s right, title and interest in, to and under

EXHIBIT B – FORM OF BILL OF SALE

the Excluded Assets, as provided in Section 1.1 of the Purchase Agreement, and Assignee does not purchase, acquire, or accept from any Assignor any Excluded Assets.

1.4. Assumed Liabilities. In accordance with and subject to the terms of the Purchase Agreement, Assignee, effective as of the Closing and only upon the Closing, does hereby assume, and does hereby agree to discharge and perform when due any and all Assumed Liabilities to the extent provided in Sections 1.1 and 2.2 of the Purchase Agreement.

1.5. Excluded Liabilities. In accordance with and subject to the terms of the Purchase Agreement, effective as of the Closing and to the extent provided in Sections 1.1 and 2.3 of the Purchase Agreement, Assignee shall not assume, be deemed to have assumed or be liable or obligated to pay, perform or otherwise discharge, or in any other manner be liable or responsible for any Liabilities other than the Assumed Liabilities.

MISCELLANEOUS

1.6. Purchase Agreement. This Agreement is expressly made subject to the terms of the Purchase Agreement. The delivery of this Agreement shall not amend, affect, enlarge, diminish, supersede, modify, replace, rescind, waive or otherwise impair any of the representations, warranties, covenants, terms or provisions of the Purchase Agreement or any of the rights, remedies or obligations of each Assignor or Assignee provided for therein or arising therefrom in any way, all of which shall remain in full force and effect in accordance with their terms. The representations, warranties, covenants, terms and provisions contained in the Purchase Agreement shall not be merged with or into this Agreement but shall survive the execution and delivery of this Agreement to the extent, and in the manner, set forth in the Purchase Agreement. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms of this Agreement, the terms of the Purchase Agreement shall control.

1.7. Parties in Interest. This Agreement shall be binding upon and inure solely to the benefit of each Assignor, Assignee, and their respective successors or permitted assigns, and nothing in this Agreement, express or implied, is intended to or shall confer upon any other Person any rights, benefits or remedies of any nature whatsoever under or by reason of this Agreement except as expressly set forth herein.

1.8. Further Assurances. From time to time hereafter, and subject to the terms of the Purchase Agreement, Assignors, while they have the capacity to do so, shall use reasonable efforts to take such steps and actions and provide such cooperation and assistance to Assignee, or its successors or assigns, including the execution and delivery of any further documents that are reasonably requested by Assignee, or its successors or assigns, to sell, transfer, convey, assign, grant and deliver to Assignee, or its successors or assigns, and to confirm the right, title and interest of Assignee, or its successors or assigns, in and to the Acquired Assets.

1.9. Attorney in Fact. Each Assignor does hereby irrevocably constitute and appoint Assignee, its successors and assigns, its true and lawful attorney, with full power of substitution, in its name or otherwise, and on behalf of each Assignor, for its own use, to claim, demand, collect and receive at any time and from time to time any and all Acquired Assets hereby sold, transferred, assigned, conveyed and delivered, or intended so to be, and to prosecute the same at law or in equity any, upon discharge thereof, to complete, execute and deliver any and all necessary instruments of satisfaction and release.

1.10. Amendments and Waivers. This Agreement may be amended, supplemented or modified, and any of the terms, covenants, representations, warranties or conditions may be waived, only by a written instrument executed by Assignee and each applicable Assignor, or in the case of a waiver, by the Party

EXHIBIT B – FORM OF BILL OF SALE

waiving compliance. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision hereof (whether or not similar), and no such waiver shall constitute a continuing waiver unless otherwise expressly provided.

1.11. Severability. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions of this Agreement. In the event that any of the provisions of this Agreement shall be held by a court or other tribunal of competent jurisdiction to be illegal, invalid or unenforceable, such provisions shall be limited or eliminated only to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect.

1.12. Governing Law; Jurisdiction. This Agreement shall be construed, performed and enforced in accordance with, and governed by, the laws of the United States of America and the State of Delaware (without giving effect to the principles of conflicts of laws thereof), except to the extent that the laws of such State are superseded by the Bankruptcy Code. The Parties hereto irrevocably elect as the sole judicial forum for the adjudication of any matters arising under or in connection with the Agreement, and consent to the exclusive jurisdiction of, the Bankruptcy Court and waive any right to a jury trial regarding the same.

1.13. Successors and Assigns. This Agreement shall inure to the benefit of and be binding upon the Parties and their respective successors and permitted assigns. Except as otherwise provided in the Purchase Agreement, this Agreement and the rights and obligations hereunder shall not be assignable by any Assignor without the prior written consent of Assignee, and any such purported assignment without such consent shall be void. Except as otherwise provided in the Purchase Agreement, this Agreement and the rights and obligations hereunder shall be assignable by Assignee without the written consent of any Assignor.

1.14. Headings. The headings of the sections herein are inserted for convenience of reference only and are not intended to be a part of, or to affect the meaning or interpretation of, this Agreement.

1.15. Counterparts; Facsimile and Electronic Signatures. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute the same instrument. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original executed counterpart of this Agreement.

1.16. Notices. Any notice given pursuant to this Agreement shall be given in the same manner as stated in Section 9.4 of the Purchase Agreement.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized officers as of the date first above written.

ASSIGNORS:

EYP GROUP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING, P.C.,
a New York professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF CT, INC.,
a Connecticut corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF NJ, INC.,
a New Jersey corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYPAE, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR ARCHITECTURE, PC,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR DESIGN, P.C.,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

ASSIGNEE:

PAGE SOUTHERLAND PAGE, INC.,
a Delaware corporation

By: _____
Name: Thomas McCarthy
Title: Chief Executive Officer

Exhibit C
(IP Assignment and Assumption Agreement)

IP ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS IP ASSIGNMENT AND ASSUMPTION AGREEMENT (this “IP Assignment”), dated as of June 30, 2022, by and between Page Southerland Page, Inc. (“Assignee”), and EYP Group Holdings, Inc. and its subsidiaries and affiliates signatory hereto (each, an “Assignor” and collectively, “Assignors”).

WHEREAS, this IP Assignment is made and entered into in connection with the Closing of the transactions contemplated by that certain Asset Purchase Agreement, dated as of June 30, 2022 by and among the Assignors, as debtors in possession and Sellers, and Assignee, as Buyer (the “Purchase Agreement”);

WHEREAS, on [], 2022, the United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”) entered the *Order (a) Approving and Authorizing the Sale of Substantially all of the Debtors’ Assets Pursuant to Purchaser’s Asset Purchase Agreement, Free and Clear of All Liens, Claims, Encumbrances and Other Interests, (b) Approving the Assumption and Assignment of Certain Executory Contracts and Unexpired Leases Related Thereto, and (c) Granting Related Relief* [D.I. []] (the “Sale Order”); and

WHEREAS, pursuant to the Purchase Agreement and in accordance with the Sale Order, Assignee desires to acquire Assignors’ entire right, title and interest in, to and under the certain intellectual property assets, together with the goodwill associated therewith.

NOW THEREFORE, in consideration of the mutual covenants and agreements set forth below and in the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Defined Terms. All capitalized terms not defined herein shall have the meaning assigned to them in the Purchase Agreement.

2. Assignment. Subject to the terms and conditions of the Purchase Agreement, each Assignor does hereby irrevocably and unconditionally sell, assign, transfer, deliver, and convey to Assignee, and Assignee does hereby purchase, acquire and accept from such Assignor, all of such Assignor’s right, title, and interest in, to, and under the Transferred Intellectual Property, including, without limitation, the intellectual property rights set forth on Exhibit 1 hereto, and the goodwill and all rights associated therewith, and all other corresponding rights that are or may be secured under the laws of the United States, any jurisdiction thereof, any foreign country or any multinational jurisdiction now or hereafter in effect, the same to be held by Assignee for Assignee’s own use and enjoyment and for the use and enjoyment of Assignee’s successors and assigns and other legal representatives, together with all rights to income, royalties, and license fees deriving from the Transferred Intellectual Property, all claims for damages by reason of past, present and future infringements, or unauthorized uses of the Transferred Intellectual Property and the right to sue for and collect such damages, as permitted under the applicable laws of any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and each of Assignee’s successors, assigns and other legal representatives. The foregoing assignment includes the right of priority to file and prosecute corresponding applications for any of the Transferred Intellectual Property in any and all jurisdictions through the world, the rights to all patents which may be granted from any patent applications in the Transferred Intellectual Property, and the rights to any divisionals, renewals, continuations, continuations-in-part, reissues, reexaminations, and extensions with respect to any patents or patent applications in the Transferred Intellectual Property. To

the extent any intent-to-use applications for trademarks are included in the Transferred Intellectual Property, such intent-to-use applications are being assigned as part of the entire business or portion thereof to which the mark pertains, as required by Section 10 of the Trademark Act, 15 U.S.C. 1060.

3. Waiver of Moral Rights. To the full extent permissible under applicable law, each Assignor hereby irrevocably and unconditionally assigns to Assignee and waives and agrees never to assert or enforce any Moral Rights (as defined below) in or with respect to any and all of the Transferred Intellectual Property that may exist anywhere in the world, together with all claims for damages and other remedies asserted on the basis of Moral Rights. “Moral Rights” means any right to claim authorship to or to object to any distortion, mutilation, or other modification or other derogatory action in relation to a work, whether or not such action would be prejudicial to the author’s reputation, and any similar right, existing under common or statutory law of any country in the world or under any treaty, regardless of whether or not such right is denominated or generally referred to as a “moral right.” To the extent any Assignor retains any such Moral Right under applicable law, and to the extent permitted by applicable law, Assignor hereby ratifies and consents to any action that may be taken by Assignee with respect to such Moral Rights, and agrees to confirm any such ratifications, consents and agreements from time to time as requested by Assignee while each Assignor has the capacity to do so.

4. Assistance. Each Assignor further agrees that should additional or further documentation of the foregoing assignment or further acts be required to protect, secure, vest, and record good title to the Transferred Intellectual Property in Assignee, Assignors will execute such other documents or take such further acts as may be reasonably necessary upon Assignee’s reasonable request.

5. Attorney in Fact. Each Assignor does hereby irrevocably constitute and appoint Assignee, its successors and assigns, its true and lawful attorney, with full power of substitution, in its name or otherwise, and on behalf of each Assignor, as its agent and attorney in fact to act in each Assignor’s stead to execute, acknowledge, verify, and delivery and formal assignment recordation documents for the U.S. Patent and Trademark Office and any applicable foreign equivalent, with the same legal force and effect as if done by any Assignor.

6. Relation to Purchase Agreement. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern and control.

7. General.

7.1 Severability; Amendment. Any provision in this IP Assignment which is illegal, invalid or unenforceable shall be ineffective to the extent of such illegality, invalidity or unenforceability, without affecting in any way the remaining provisions hereof. This IP Assignment may not be amended except by execution and delivery of an instrument in writing signed by officers of the parties hereto.

7.2 Governing Law. This IP Assignment shall be governed and construed in accordance with federal bankruptcy law and federal intellectual property law, to the extent applicable, and where state law is implicated, the laws of the State of Delaware (without giving reference to the principles of conflicts of law).

7.3 Counterparts. This IP Assignment may be executed in any number of counterparts, all of which, taken together, shall constitute one document. Counterparts of this IP Assignment (or applicable signature pages hereof) that are manually signed and delivered by facsimile or other electronic transmission shall be deemed to constitute signed original counterparts hereof and shall bind the parties signing and delivering in such manner.

7.4 Notices. Any notices to be delivered in connection with this IP Assignment shall be made in accordance with Section 9.4 of the Purchase Agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have caused this IP Assignment and Assumption Agreement to be executed and delivered as of the date first above written.

ASSIGNORS:

EYP GROUP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING, P.C.,
a New York professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF CT, INC.,
a Connecticut corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF NJ, INC.,
a New Jersey corporation

By: _____
Name: Kefalari Mason
Title: _____

EYPAE, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR ARCHITECTURE, PC,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR DESIGN, P.C.,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

IN WITNESS WHEREOF, the undersigned have caused this IP Assignment and Assumption Agreement to be executed and delivered as of the date first above written.

ASSIGNEE:

**PAGE SOUTHERLAND PAGE, INC.,
a Delaware corporation**

By: _____
Name: Thomas McCarthy
Title: Chief Executive Officer

EXHIBIT 1

INTELLECTUAL PROPERTY RIGHTS

(i) Registered Patents

None

(ii) Registered Trademarks / Service Marks

EYP Architecture & Engineering, P.C.		
<u>Trademark</u>	<u>Application Number</u>	<u>Registration Number</u>
EYP/ (and design)	85497729	4186283
TOTAL IMPACT DESIGN	88248465	5826344
PEOPLE, PURPOSE, PLANET	88248475	5970553

WHR Architects, Inc.		
<u>Trademark</u>	<u>Application Number</u>	<u>Registration Number</u>
Architecture with people in mind	77/469,951	3553580

(iii) Domain Name Registrations:

Eypae.com
 Sbs-architecture.com
 Stanleybeamans.com
 Whrarchitects.com
 EYPGalery100.com
 Eypae.site
 Eypsquared.com

(iv) Registered Copyrights:

EYP Architecture & Engineering PC	
<u>Copyright</u>	<u>Registration Number</u>
Glenwood Sr. Housing Conceptual Design.	VAu001048302
EYP Greenhouse Gas Assessment 2009-2010.	TX0007491439

EYP, Inc.	
<u>Copyright</u>	<u>Registration Number</u>
Evaluating the Impact of STEM Buildings on College and University Campuses Volume 1: Methodology and Dimensions of Assessment 2011.	TXu001790882
Evaluating the Impact of STEM Buildings on College and University Campuses Volume 2: Pilot Assessment - College of the Holy Cross 2011.	TXu001790837
Evaluating the Impact of STEM Buildings on College and University Campuses Volume 3: Assessment - College of Holy Cross 2011.	TXu001790865
Sustainability Roadmap.	TXu001812733

WHR Architects, Inc.	
<u>Copyright</u>	<u>Registration Number</u>
WHR Architects Product Sustainability Label, et al.	VAu001040010

Wedit Group, Inc.	
<u>Copyright</u>	<u>Registration Number</u>
Applewood Point Lyndale Green Cooperative & 7 other titles.	V9944D867

(v) Material Unregistered Trademarks:

None

Exhibit D
(Form of Transition Services Agreement)

FORM OF TRANSITION SERVICES AGREEMENT

This TRANSITION SERVICES AGREEMENT (together with all exhibits, schedules and annexes hereto, this “Agreement”) is dated as of June 30, 2022 (the “Effective Date”), by and between EYP GROUP HOLDINGS, INC., a Delaware corporation (“Group Holdings”) and EYP, INC., a Massachusetts corporation (“EYP, Inc.” and together with Group Holdings, “EYP”), on the one hand, and PAGE SOUTHERLAND PAGE, INC., a Delaware corporation, and its designee(s) listed on the signature pages hereto (“Page”), on the other hand. Page together with EYP are collectively referred to as the “Parties” and each a “Party.”

RECITALS

WHEREAS, pursuant to that certain Asset Purchase Agreement, dated as of June 20, 2022 (the “Purchase Agreement”) by and among (i) Page (“Buyer”), (ii) EYP and its Subsidiaries and Affiliates listed on the signature pages thereto (each, a “Seller” and collectively, the “Sellers”), Sellers have agreed to sell, transfer, assign, convey and deliver to Buyer, and Buyer has agreed to purchase from Sellers, substantially all of the assets related to the Sellers’ business of providing architectural and engineering design services, and associated consulting services, to public and private clients, including the existing Government Contracts and any Government Contracts awarded after the Closing (the “Acquired Business”);

WHEREAS, this Agreement is made in furtherance of the terms of the Purchase Agreement, so that during the period when the Parties pursue the requisite novation of the Government Contracts to Page (or one of its designees), including pursuant to Federal Acquisition Regulation (“FAR”) Subpart 42.12, up to such time that EYP Page (or one of its designees) and the relevant Governmental Entity as customer enter into one or more novation agreements and amendments with respect to all such Government Contracts, EYP shall perform all of its obligations under the Government Contracts in the Ordinary Course of Business, subject to the terms of this Agreement; and

WHEREAS, during the Transition Term, the Parties agree to provide, or cause to be provided, certain transition services to each other for certain specified agreed upon periods following the date of this Agreement and are willing to provide such transition services upon the terms and subject to the conditions set forth herein.

NOW, THEREFORE, in consideration of the foregoing and the representations, warranties, covenants and agreements contained in this Agreement, the Parties hereby agree as follows:

ARTICLE I
Definitions

SECTION 1.1 Defined Terms. Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to such terms in the Purchase Agreement. As used in this Agreement, the following terms shall have the following meanings.

“Books and Records” means the books and records related to the Government Business.

“Business Day” means any day other than a Saturday, Sunday or a day on which banks in the City of New York are permitted or obligated by Law to be closed for regular banking business.

“Cleared Contract” means a prime contract, subcontract, teaming agreement or arrangement, joint venture, basic ordering agreement, blanket purchase agreement, pricing agreement, letter contract, purchase order, task order or delivery order or other Contract or similar arrangement of any kind, and all amendments,

modifications or supplements thereto, between EYP or any of its Subsidiaries or Affiliates and (a) any Governmental Entity, (b) any prime contractor of a Governmental Entity in its capacity as a prime contractor or (c) any subcontractor with respect to any contract of a type described in clauses (a) or (b) above, in each case that requires a facility security clearance and/or industrial personnel security clearance for its performance; for the avoidance of doubt, the term “Cleared Contract” includes any agreement with a lower tier subcontractor or subconsultant engaged and utilized by EYP in its performance of the Cleared Contract.

“Cleared Government Business” means the Sellers’ segment of the Government Business that services the Cleared Contracts.

“Cleared Personnel” means the Personnel possessing industrial personnel security clearances who are employed by EYP immediately prior to the Closing and as of the Closing employed by Page in accordance with the terms of the Purchase Agreement, which Personnel are listed on Schedule 1 hereto (which list may be amended during the Transition Term as agreed by the Parties in writing) and, in the event of any termination or resignation from Page’s employ, any reasonable substitution as agreed by the Parties in writing (it being understood that email shall be sufficient to constitute “writing”). For the avoidance of doubt, the term “Cleared Personnel” includes EYP KMP Personnel.

“Cleared Premises” means real property premises under the control of EYP immediately prior to the Closing that are accredited as sensitive compartmented information facility.

“EYP KMP Personnel” means the EYP Personnel that constitute key management personnel remaining with EYP on a part-time basis after the Closing and during the Transition Term in connection with the performance of the Government Contracts.

“EYP Personnel” means the Personnel that are performing under the Government Contracts, including the Cleared Personnel and Noncleared Personnel.

“Government Business” means the Sellers’ business of providing architectural and engineering design services to the Governmental Entity, which business constitutes the Acquired Business as specified in the Purchase Agreement; for the avoidance of doubt, this term shall include any ongoing business development efforts in connection with the Government Business.

“Government Contract” means (i) any Assumed Contract that requires a Consent or Governmental Authorization (other than, and in addition to, that of the Bankruptcy Court) to permit the sale or transfer to Page (or one of its designees) of EYP’s or any of its Subsidiaries’ or Affiliates’ rights under such Assumed Contract, and such Consent or Governmental Authorization has not been obtained prior to the Closing Date, as listed on Schedule 2 hereto, which for the avoidance of doubt include any existing Cleared Contract, and (ii) any Government Contract, including any Cleared Contract, awarded after the Closing.

“Noncleared Personnel” means EYP Personnel that perform under the Government Contracts that are not Cleared Contracts.

“Novation Request” means a request to be submitted to the responsible contracting officer or the appropriate Governmental Entity, including pursuant to FAR Subpart 42.12 and any other applicable rules, regulations or terms of the relevant Contracts Pending Novation, requesting that (i) Page (or one of its designees) be recognized as a successor in interest to EYP under the Non-Cleared Contracts Pending Novation and such Non-Cleared Contracts Pending Novation be novated to Page (or one of its designees), and (ii) Page be recognized as a successor in interest to EYP under the Cleared Contracts Pending Novation and such Cleared Contracts Pending Novation be novated to Page.

“Personnel” means, with respect to any Party, the employees, officers and directors employed by such Party.

“Provider” means the Party providing a Service.

“Provider Parties” means Provider and each of its Subsidiaries or Affiliates.

“Receipts” means the aggregate amount of cash receipts collected from the Customers under the Contracts Pending Novation during the applicable Remittance Period.

“Recipient” means the Party receiving a Service from the Provider.

“Recipient Parties” means Recipient and each of its Subsidiaries or Affiliates.

“Restricted Access Information” means information, in whatever form and however stored, that is classified, sensitive but unclassified or confidential, or controlled unclassified information, whether or not such information is expressly stated to be classified, sensitive but unclassified, confidential, controlled unclassified information or unclassified and pertaining to the contract, or specifically marked as such, and which EYP is prohibited from disclosing to Page (or one of its designees), or to any person or entity or for any public release or dissemination, by the terms of the applicable Contract and/or by applicable requirements and restrictions under NISPOM and/or the terms, conditions and restrictions under an applicable DD441 and DD441-1, DoD Security Agreement with EYP Inc. and DD254, Contract Security Classification Specification, except as provided by NISPOM or to the extent the information has been approved for public release by appropriate U.S. Government authority prior to its release.

“Schedules” means the Schedules to this Agreement.

“Third-Party Service Provider” means any third party that has been engaged by Provider or any of the Provider Parties to assist in the performance of Provider’s obligations under this Agreement. For the avoidance of doubt, the term “Third-Party Service Provider” shall include EYP’s subconsultants performing under the Government Contracts from time to time.

SECTION 1.2 Section References. The following capitalized terms, as used in this Agreement, have the respective meanings given to them in the Section of this Agreement as set forth below adjacent to such terms:

Term	Section of this Agreement
“Acquired Business”	Recitals
“Additional Out-of-Pocket Expenses”	Section 5.1
“Additional Representative”	Section 4.6(a)
“Agreement”	Recitals
“Buyer”	Recitals
“Cleared Contracts Pending Novation”	Section 2.5
“Confidential Information”	Section 10.2
“Contracts Pending Novation”	Section 2.5
“Customer” / “Customers”	Section 2.3
“Effective Date”	Preamble
“Estate Fiduciary”	Section 10.3
“EYP”	Preamble

“FAR”	Recitals
“Fees”	Section 5.1
“Force Majeure Event”	Section 7.1
“Group Holdings”	Preamble
“Invoice”	Section 5.2
“Invoice Due Date”	Section 5.2
“Late Payment Rate”	Section 5.3
“License”	Section 4.9
“Losses”	Section 2.1(g)
“Netting Arrangement”	Section 2.2(b)
“Non-Cleared Contracts Pending Novation”	Section 2.4
“Novation Period”	Section 2.1(a)
“Page”	Preamble
“Party”/“Parties”	Preamble
“Payments”	Section 2.1(f)
“Principal Representative”	Section 4.6(a)
“Purchase Agreement”	Recitals
“Remittance Date”	Section 2.2(b)
“Remittance Period”	Section 2.2(b)
“Representatives”	Section 4.6(a)
“Review Meetings”	Section 4.6(a)
“Seller”/“Sellers”	Recitals
“Services”	Section 4.1
“Standard of Care”	Section 2.10
“Sublease Agreement”	Section 4.9
“Transfer Date”	Section 2.1(c)
“Transition Term”	Section 6.1

ARTICLE II
Government Contracts

SECTION 2.1 Performance Under Government Contracts.

(a) Except as otherwise provided in this Agreement, EYP shall perform in the Ordinary Course of Business each of the Government Contracts in accordance with its respective terms, conditions and requirements from the Closing until the earlier of, and subject to Section 6.2: (i) the date on which such Government Contract is novated and transferred to Page (or one of its designees) including in accordance with FAR Subpart 42.12 and the terms of the Sale Order (or the remaining term of such Contract, if shorter) and (ii) the date that is six (6) months following the last day of the month in which the Closing occurs (the “Novation Period”); *provided, however*, that in the event there are any Government Contracts that have not been novated and transferred to Page (or one of its designees) pursuant to subsection (i) herein at the expiration of the time provided in subsection (ii) herein, the Parties, may elect to extend the Novation Period. In the Ordinary Course of Business and to the extent commercially reasonable, during the Novation Period, EYP:

(i) shall maintain the Governmental Authorizations necessary to permit its continued performance under the Government Contracts during the Novation Period;

(ii) shall perform all requirements and furnish services and materials necessary to complete performance of the obligations of the Government Contracts in accordance with the terms and conditions set forth in such Government Contracts;

(iii) shall not intentionally take or authorize any action, and shall promptly cure any action or inaction, whether or not intentional, that would reasonably be expected to result in an early termination of a Government Contract;

(iv) shall notify Page of any new Government Contract executed with or awarded by a Customer; and

(v) shall fully and faithfully comply with the terms of this Agreement.

(b) In the Ordinary Course of Business and to the extent commercially reasonable, at no cost to EYP or its estate, Page (or one of its designees):

(i) during the Novation Period, shall at all times make (1) the Cleared Personnel employed by Page available to EYP to perform under the Government Contracts pursuant to a subconsulting agreement between EYP and Page on the terms to be agreed to by both Parties prior to Closing and (2) the Noncleared Personnel employed by Page (or one of its designees) available to EYP to perform under the Government Contracts as needed, to the extent necessary pursuant to a sub consulting agreement between EYP and Page (or one of its designees); in each case provided (x) the Cleared Personnel (except the EYP KMP Personnel) and Noncleared Personnel performing under the Government Contracts shall remain employees of Page (or one of its designees), in all respects; (y) neither Page nor any of its designees shall charge EYP for any work performed or any fees, expenses or charges incurred in connection with the performance of the Government Contracts by the Cleared Personnel and Noncleared Personnel, and (z) Page (or one of its designees), and subject to the terms of the Purchase Agreement, shall be responsible for, and shall pay any and all costs and expenses related to, the Cleared Personnel and Noncleared Personnel except as otherwise provided in Section 2.1(b)(ii), including without limitation, wages, commissions, bonuses, fees and other compensation, payroll taxes, employee benefits, insurance, unemployment insurance contributions, workers' compensation coverage, and any other employment liabilities related to the EYP Personnel's performance of the Government Contracts, including without limitation fees, costs, and expenses related to claims asserted by or on behalf of the EYP Personnel against EYP and/or Group Holdings (and their respective officers, directors, members, representatives, agents and employees) for matters first arising or occurring during the Novation Period, subject to the terms of Article VIII;

(ii) during the Transition Term, shall be responsible for, and shall pay any and all costs and expenses related to the employment of the EYP KMP Personnel by Page in accordance with the terms of employment of such EYP KMP Personnel, including without limitation, wages, commissions, bonuses, fees and other compensation, payroll taxes, employee benefits, insurance, unemployment insurance contributions, workers' compensation coverage, and any other employment liabilities related to the EYP KMP Personnel, to the extent such costs and expenses are incurred for services provided during the Transition Term; *provided, however*, that during the Transition Term, EYP shall pay directly to the EYP KMP Personnel fifty percent (50%) of their base salaries, less applicable withholdings, with Page paying the remaining fifty percent (50%) directly to the

EYP KMP Personnel, as well as all other costs and expenses related to the employment of the EYP KMP Personnel as described herein;

(iii) during the Transition Term, shall permit full participation by EYP KMP Personnel in the employee benefit plans and programs available to its full-time employees, upon such terms as are applicable to its full-time employees, and shall take such actions as may be necessary to effectuate such full participation, which may include amending, or causing to be amended, such employee benefit plan documents and programs and/or reducing any minimum hours worked threshold required for participation in such plans or programs, in each case to comply with the terms hereof;

(iv) during the Novation Period, shall, pursuant to Article IV herein, make available to EYP reasonable financial, administrative, human resources, legal, compliance and technical support necessary in the operation of the Government Business;

(v) during the Transition Term, in addition to and in furtherance of its compliance with the restrictions set forth in Section 4.7, as of the Closing, Page, at each applicable level, shall adopt, including through a board resolution, and implement substantially the same security safeguards, restrictions, protocols and controls currently in place at EYP in connection with the Cleared Contracts and related classified information and access thereto, including with respect to the governance, brick-and-mortar and software security; and

(vi) during the Transition Term, shall fully and faithfully comply with the terms of this Agreement.

(c) Effective on the last day of the Novation Period, or such later date agreed to by the Parties in writing (the "Transfer Date"), Page shall offer, on the terms specified in Section 6.12 of the Purchase Agreement, to employ on a full time basis the EYP KMP Personnel who remain employed on a part-time basis by EYP as of the Transfer Date, all of whom shall be employed by Page on a part-time basis as of the Closing. EYP and Page shall take appropriate steps to effectuate an orderly transfer to Page of the employment of those EYP KMP Personnel who accept Page's offer of employment upon the Transfer Date.

(d) Each Party hereby agrees to comply with all Laws, Permits and Governmental Authorizations that are applicable to the performance of this Agreement and the Government Contracts except to the extent that such non-compliance shall not cause a Seller Material Adverse Effect.

(e) Subject to the Netting Arrangement of Section 2.2 and except as provided in Section 2.1 and/or the Sale Order, by the execution and delivery of this Agreement, the Parties desire, intend and hereby agree to have EYP pass through to Page (or one of its designees) all of the financial burdens and benefits of the Government Contracts and any and all amendments, options, modifications and task, delivery or purchase orders thereunder and such other terms and conditions as may have been duly incorporated in the Government Contracts, subject to and in accordance with EYP's and Page's respective obligations under the Purchase Agreement.

(f) Except as otherwise provided in the Sale Order, neither Page nor EYP shall charge a fee to the other Party with respect to the transactions and efforts contemplated by this Section 2.1. For avoidance of doubt, but subject to the Sale Order, the parties intend that Page (or one of its designees) shall be entitled to all payments due to EYP under the Government Contracts subject to the Netting Arrangement (the "Payments"), and the cost to the Customer shall not be increased by the arrangement contemplated in this Agreement.

SECTION 2.2 Invoicing; Payments; Netting Arrangement; Reporting.

(a) During the Novation Period, EYP will invoice and bill all third parties and seek payments from Customers under or in connection with the Government Contracts in the Ordinary Course of Business and consistent with EYP's billing practices prior to Closing.

(b) Every thirtieth (30th) calendar day (each, a "Remittance Period") following the Closing during the Novation Period and the thirty-day period thereafter (a "Remittance Date") (and if such Remittance Date is not a Business Day, then the next Business Day), EYP shall remit the Payments to Page, calculated as follows (referred to as "Netting Arrangement"): Receipts less: (i) any amounts paid by EYP to, or reserved for, the Third-Party Service Providers in connection with EYP's performance under the Government Contracts, (ii) a cash reserve amount, if any from time to time, with respect to any request for equitable adjustment, claims asserted by a Governmental Entity or any prime contractors, subcontractor, vendor or other third party arising under or relating to a Government Contract or any deposit or reserve requested by a Governmental Entity or any prime contractors, subcontractor, vendor or other third party with respect to any new Government Contract, (iii) any amounts paid or payable by EYP to or on behalf of the EYP KMP Employees, (iv) any costs or expenses incurred as a result of EYP's performance under the Government Contracts, and (v) any costs or expenses incurred as a result of the novation and transferring of the Government Contracts to Page (or one of its designees), including any fees due to the Office of the United States Trustee pursuant to 28 U.S.C. § 1930 ("UST Fees") based on the disbursement of the Payments to Page (the "Novation Costs"). For the avoidance of doubt, the Receipts (y) shall not be used to satisfy any costs and expenses of the bankruptcy estate other than those described in subsections (i)-(v) herein, and (z) shall not be used to satisfy any of the costs and expenses incurred connection with the wind down of the Chapter 11 Cases, including but not limited to the costs and expenses related to the administration of the Chapter 11 Cases following the Closing, the confirmation of any plan of reorganization or liquidation, and UST Fees other than those identified in subsection (v) herein. Notwithstanding the foregoing, any amounts paid by EYP from EYP's cash (either from operating cash generated prior to the Closing Date, DIP proceeds or Sale proceeds) in connection with or under the Government Contracts will be offset against Receipts during the applicable Remittance Period.

(c) All Receipts received by EYP shall, until used or applied as provided in subsection (b) herein, be segregated from all other funds, monies, and/or other assets of EYP and shall be held in trust for the benefit of Page. For the avoidance of doubt, EYP shall maintain a segregated account into which all Receipts shall be deposited, and shall not comingle the Receipts with any other assets.

(d) On each Remittance Date, EYP shall provide to Page (or one of its designees), a cash receipts and disbursements report, as well as copies of any invoices related to the Novation Costs, supporting the applicable Payment.

SECTION 2.3 Contract Cancellation. If any one of the Government Contracts is terminated in whole or in part by a customer of a Government Contract (individually, a "Customer" and collectively, the "Customers") prior to expiration of the Novation Period, the rights of the parties concerning the termination will be governed by the provisions of the applicable termination clause (such as the termination for convenience provisions or the termination for default provisions, as applicable) set forth in such Government Contract. It is expressly understood, however, that (i) EYP shall have no right to terminate for its own convenience work under any Government Contract except to the extent the related Government Contract is terminated by the applicable Customer or as otherwise previously agreed in writing with Page, and (ii) EYP shall have no responsibility, liability or obligations to Page or any Person to the extent the related Government Contract is terminated by the Customer unless such termination is for cause resulting from EYP's material failure in its performance of professional services or any act or omission by EYP that resulted in a default under such terminated Government Contract, in which case Page may have a claim

against the estate in the amount not to exceed the percentage equivalent of the gross profit of such terminated Government Contract as related to the total gross profit of EYP and as applied to the Purchase Price allocated on account of the gross profit under such terminated Government Contract.

SECTION 2.4 Non-Cleared Government Contract Novations. Promptly following but in no event more than ten (10) Business Days after the Closing, EYP (in close cooperation with Page (or one of its designees)) will submit a Novation Request with respect to the Government Contracts listed on Schedule 2(a) hereto as requiring novation (collectively, the “Non-Cleared Contracts Pending Novation”) in the form mutually acceptable to Page (or one of its designees) and EYP. Page hereby agrees to promptly supply any information or documentation that is necessary or as may be requested from time to time by the Governmental Entity in connection with the Novation Request related to the Non-Cleared Contracts Pending Novation, including the information required under FAR 42.1203-04 and FAR subpart 9.1.

SECTION 2.5 Cleared Government Contract Novations. Promptly following but in no event later than ten (10) Business Days following the Closing, EYP shall submit the Novation Request with respect to the Cleared Contracts listed on Schedule 2(b) hereto that require novation and any Cleared Contracts executed after the Closing (collectively, the “Cleared Contracts Pending Novation” and together with Non-Cleared Contracts Pending Novation, the “Contracts Pending Novation”) in the form mutually acceptable to Page and EYP. Page hereby agrees to promptly supply any information or documentation that is necessary or as may be requested from time to time by the Governmental Entity in connection with any Novation Request related to the Cleared Contracts Pending Novation, including the information required under FAR 42.1203-04 and FAR subpart 9.1.

SECTION 2.6 Effect of Novation and Transfer of Government Contract. Upon the novation and modification of a Government Contract naming Page (or one of its designees) as the responsible contractor, such Government Contract shall immediately become an asset of Page (or one of its designees), and shall not be subject to the terms and conditions of this Agreement.

SECTION 2.7 Communications with Customers.

(a) All communications, correspondence, invoices or other written submissions concerning the Government Contracts, including bids, requests for equitable adjustments, claims, contract modifications, and requests for final decisions, will be fully managed and prepared by EYP in the Ordinary Course of Business. Subject in all respects to the restrictions of access to Restricted Access Information related to the Government Business, material communications with the Governmental Entity regarding the Transactions shall be subject to the approval of Page as set forth in Section 6.10 of the Purchase Agreement, provided any such approvals will not be unreasonably withheld. For purposes of the foregoing sentence, material communications shall mean all communications regarding the economic and financial terms and obligations related to each Government Contract to the extent such communications involve, on a per-contract basis, aggregate consideration in excess of \$250,000. Subject to the foregoing conditions and any restrictions on the transmission of Restricted Access Information, any such material communications received by a Party from the Customer or a third party shall be promptly forwarded to the other Party.

(b) During the Novation Period, EYP will be responsible for preparing and certifying all claims, including all of EYP’s direct, indirect and general and administrative cost claims, for each

Government Contract. During the Novation Period, EYP will submit such claims to the contracting officer and shall provide copies of each such claim to Page (or one of its designees).

SECTION 2.8 Separation of Books and Records; Delivery.

(a) EYP shall use its commercially reasonable efforts to cause the Books and Records to be maintained separately from all other books and records and accounts related to the Acquired Business as promptly as practicable following the Closing (it being understood that the Books and Records may be maintained on the same server that the books and records and accounts of Page (or one of its designees) are maintained on, subject to any and all EYP's existing security safeguards, restrictions, protocols and controls in place with respect to the Government Contracts and related Restricted Access Information and access thereto and any requirements and restrictions that the U.S. Government may require for and impose on EYP and/or Page (or one of its designees) concerning their books and records and dual use server as a condition of continuing to approve the EYP and Page facility security clearances under NISPOM, DD 254 and DD 441 and DD 441-1).

(b) Following the novation of the Contracts Pending Novation, EYP shall transfer to Page (or one of its designees) control of all financial accounts and information maintained by EYP hereunder in connection with the Government Business, including the Books and Records.

SECTION 2.9 Standard of Care. EYP shall perform, or shall cause to be performed, each of the Government Contracts consistent with the professional skill and care ordinarily provided by architects and engineers practicing in the same or similar locality under the same or similar circumstances and in substantially the same manner as EYP performed such Government Contracts in its ordinary course of business during the twelve-month period immediately prior to the Effective Date ("Standard of Care"). Page acknowledges that, in connection with performing under the Government Contracts hereunder, EYP shall have no obligation to change or to cause to be changed any practices or processes used by it prior to the Effective Date. Nothing in this Agreement shall require EYP to take or refrain from taking or cause to be taken or refrained from taking any action that in EYP's reasonable judgment could reasonably be expected to result in any breach or violation of any Law or any Government Contract.

ARTICLE III

Other Transition Services Provided by EYP

SECTION 3.1 Architecture and Engineering Licenses. In coordination with Page, EYP may use its commercially reasonable efforts to (i) form the new entities that substantially mirror the corporate and governance structure of EYP as of the Effective Date (collectively, "NewCos") and (ii) through NewCos, apply to the applicable Governmental Entities for the architecture and/or engineering licenses that are necessary to ensure the continued performance under the Assumed Contracts ("A&E Licenses"). Page hereby acknowledges that consideration and issuance of any A&E License is subject to the applicable Governmental Entity's discretion and control and that EYP shall have no Liability whatsoever for not procuring any of the A&E Licenses prior to the expiration of the Transition Term. Any equity held by EYP in NewCos shall be transferred to Page (or one of its designees), and the management agreement, if any, entered into between a NewCo and EYP will be assumed and assigned by EYP to Page (or one of its designees) in each case subject to the Bankruptcy Court's approval. To the extent, any A&E License is not procured by the expiration of the Transition Term, the Parties may extend the Transition Term with respect to any Government Contract or Assumed Contract performance under which is subject to any such A&E License until such A&E License is procured.

SECTION 3.2 Assumed Insurance Policies. As soon as reasonably practicable, with respect to each of the Assumed Insurance Policies, subject to consent and discretion of each insurance

provider, EYP and Page shall use commercially reasonable effort to add Page (or one of its designees) as an “additional insurer” under each of the Assumed Insurance Policies or otherwise effectuate the assignment of the Assumed Insurance Policies to Page (or one of its designees) in accordance with the Purchase Agreement. All associated costs and expenses, including any additional premium shall be deemed Additional Out-of-Pocket Expenses and shall be borne by Page in accordance with Article V.

ARTICLE IV

Transition Services to be Provided by Page

SECTION 4.1 Transition Services. Upon the terms and subject to the conditions set forth in this Agreement, Page agrees to provide, or to cause to be provided, to EYP the services necessary to support the operation of the Government Business during the Novation Period as set forth in Article II and this Article IV (collectively, the “Services”). Page agrees to reasonably cooperate with EYP related to each Service in connection with the Parties’ transition and migration plan for the Government Contracts as set forth in Article II herein.

SECTION 4.2 Scope of Services. Notwithstanding anything to the contrary contained herein but as qualified by Article II, (a) Page shall only be required to perform or cause to be performed the Services to the extent such Services are necessary to allow EYP to satisfy its obligations under the Government Contracts, and (b) except as provided in Section 4.4, the Services to be provided by Page or caused to be provided by Page under this Agreement are furnished on an “as is” condition and on a “where is” basis, and without representation, warranty or condition of any kind, express or implied, including any warranty or condition of non-infringement, merchantability or fitness for any particular purpose.

SECTION 4.3 Personnel; Third-Party Service Providers. Except as provided in Article II, (a) the selection of the Personnel who will provide the Services for and on behalf of Page shall be made by Page in its reasonable sole discretion and (b) in no event shall Page be required to hire or engage additional Personnel or to retain any specific Personnel to provide the Services (provided that the foregoing shall not limit Page’s obligations to provide the Services pursuant to the terms hereof). For the avoidance of doubt, Page shall not make any engagement determination with respect to the Third-Party Service Providers that are performing services under any Contract Pending Novation until such Contract Pending Novation is novated to Page. EYP understands that prior to the Effective Date, Page may have contracted with Third-Party Service Providers to provide services in connection with all or any portion of the Services to be provided hereunder. Page reserves the right to continue, in accordance with past practice prior to the Effective Date, to subcontract with Third-Party Service Providers to provide the Services. EYP acknowledges that any interruption or suspension in the provision of any services by a Third-Party Service Provider generally to Page shall likely cause the provision of such Services under this Agreement to be so interrupted or suspended, as the case may be. In the event there is an interruption or suspension in the Services being provided by any Third-Party Service Provider to Page (which such interruption or suspension adversely impacts the Services being provided by such Third-Party Service Provider to EYP hereunder), Page agrees that (x) with respect to any action taken by Page in response to such interruption or suspension, it shall take such action on behalf of and for the benefit of EYP as well as itself and (y) if any Contract with a Third-Party Service Provider expires or is otherwise terminated and such expiration or termination adversely impacts the Services being provided to EYP, to the extent Page arranges replacement services with respect thereto, such replacement services shall, unless otherwise requested by EYP, also cover the Services that were being provided by such Third-Party Service Provider to EYP hereunder; provided that EYP shall be responsible for its *pro rata* share of any additional fees, expenses or other costs paid by Page to a third party for such replacement services that are provided to EYP, which fees, expenses and costs shall be deemed Additional Out-of-Pocket Expenses solely for purposes of the Invoice contemplated by Section 5.2; provided further that Page shall provide reasonable notice of all such charges contemplated in this Section 4.4.3 and EYP shall consent to all such charges (consent to not unreasonably

be withheld); provided further, however, that, to the extent that such replacement services require such additional charges, Page shall not be required to provide such replacement services until such time, if any, that EYP has consented to such additional charges.

SECTION 4.4 Standard of Performance; Standard of Care. Subject to Sections 4.3, 4.5 and 4.6(a), Page shall perform or shall cause to be performed the Services at a level of quality and in a manner generally consistent with how such Services were performed over the 12-month period prior to the Closing. Except as agreed in Article II, in furtherance of the foregoing, EYP acknowledges that, in connection with performing the Services hereunder, Page shall have no obligation to change or to cause to be changed any practices or processes used by it prior to the Effective Date in performing the Services. Nothing in this Agreement shall require Page to take or refrain from taking any action that in Page's reasonable judgment could reasonably be expected to result in any breach or violation of any Law or, subject to Section 4.5, any Contract to which Page is a party.

SECTION 4.5 Transitional Nature of Services; Changes. Each Party acknowledges the transitional nature of the Services. Each Party may make or cause to be made changes from time to time in the manner of performing the Services (a) if it has made similar changes in performing similar services for itself and its Subsidiaries and Affiliates or (b) if the Parties previously agreed in writing (it being understood that email is sufficient); provided that notwithstanding the making of any such changes, each Party shall continue to remain responsible for the performance of the Services in accordance with this Agreement.

SECTION 4.6 Cooperation

(a) Each Party agrees that it shall appoint (i) a principal representative (each, a "Principal Representative") to act as the principal contact person with respect to all issues relating to the provision of the Services pursuant to this Agreement and (ii) representatives (each, an "Additional Representative" and, together with the Principal Representatives, the "Representatives") to act as additional contact persons with respect to issues relating to the provision of the Services. The Representatives shall hold review meetings by telephone or in person as mutually agreed upon by the Parties to discuss any matters under this Agreement ("Review Meetings"). In the Review Meetings, the Representatives shall be responsible for discussing any problems identified with the provision of the Services and, to the extent any changes in the provision of the Services are agreed upon, the implementation of such changes. This Section 4.6(a) is subject to any and all security safeguards, restrictions, protocols and controls currently in place at EYP in connection with the Government Contracts and related Restricted Access Information and access thereto.

(b) In the event that (i) there is nonperformance of any Service as a result of a Force Majeure Event or (ii) the provision of a Service would violate any Law, Permit, Governmental Authorization or any agreement to which the Provider is a party, the Parties shall work together in good faith to arrange for an alternative means by which the Services so affected may be obtained; provided that other Party shall reimburse the Provider for all reasonable and documented costs and expenses incurred by the Provider in connection therewith, subject to the Netting Arrangement of Section 2.2 to the extent applicable.

(c) Each Party may, effective upon written notice to the other Party, change its Principal Representative or any Additional Representative at any time.

SECTION 4.7 Systems and Premises; Policies and Procedures.

(a) Subject in all respects to Section 4.7(c), if, in connection with this Agreement, any Party's Personnel are given access, whether on-site or through remote facilities, to any of the other Party's

computer or electronic data storage systems, such Party shall use commercially reasonable efforts to ensure that such Party's Personnel shall limit such access and use solely to the extent related to the Services and will not attempt to access any computer system, electronic file, software or other electronic services other than those specifically related to the Services. Each Party shall (and shall use commercially reasonable efforts to ensure that such Party's Personnel shall) comply with all of the other Party's policies and procedures for the use of the other Party's electronic resources (to the extent made available to such Party).

(b) Subject in all respects to Section 4.7(c) while performing work on the other Party's premises or when accessing the other Party's information technology systems and networks, each Party shall, and shall use commercially reasonable efforts to ensure that such Party's Personnel shall, comply with the other Party's applicable premises, physical security and network security policies that the other Party has made available to such Party.

(c) Page and its Personnel, in their capacity for and on behalf of Page (or one of its designees) (a) shall comply with any and all security safeguards, restrictions, protocols and controls currently in place at EYP in connection with the Government Contracts and related Restricted Access Information and access thereto and (b) shall not access or grant access to any third party, shall not seek or require access to and shall be formally excluded from (i) any information in EYP's possession, custody or designated by EYP as Restricted Access Information and (ii) the Cleared Premises. For the avoidance of doubt, the Cleared Personnel performing under the Government Contracts for and on behalf of EYP shall not be subject to the restrictions set forth this Section 4.7(c)

SECTION 4.8 Intellectual Property.

(a) License. Subject to the terms of this Agreement and the Purchase Agreement, Page grants to EYP a nontransferable, nonexclusive, non-sublicensable license to use the Transferred Intellectual Property for use by EYP in its performance of Services in accordance with Article II and during the term of this Agreement. The term of this license shall be coextensive with the term of this Agreement. Such use shall be in accordance with EYP's past practices over the 12-month period prior to the Closing.

(b) Ownership. Except as expressly set forth in this Agreement or the Purchase Agreement, neither Party shall acquire under this Agreement any right, title or interest in any property or asset that is owned or licensed by the other Party (including any intellectual property rights). Any intellectual property rights owned or licensed by one Party or any of its Affiliates that is provided to the other Party or any of such other Party's Affiliates or third-party providers or third-party vendors pursuant to this Agreement shall remain the property of the Party providing such intellectual property rights, or the Affiliate of such Party that provides same.

SECTION 4.9 Subleased Premises. Subject to the terms of the Sale Order, the Parties will enter into that certain Sublease Agreement, attached hereto as Annex 1 (the "Sublease Agreement").

SECTION 4.10 Wind Down Services. After the Closing, Page shall provide reasonable access to information and materials and shall otherwise reasonably and in good faith cooperate with the Estate Fiduciary to wind down the estates of EYP and its Subsidiaries and Affiliates, with any reasonable and documented out-of-pocket expenses incurred by Page, as the case might be, to be borne by the estates.

ARTICLE V Fees for Services

SECTION 5.1 Fees. Except as otherwise stated in, and subject to, Article II and Sections 3.2, 4.6(b) and 4.10, in addition to any consideration paid or payable under the Purchase Agreement, the

Parties agree that neither Page nor EYP shall charge a fee to the other Party with respect to the Services. Amounts payable pursuant to Sections 3.2, 4.6(b) and 4.10 shall constitute “Additional Out-of-Pocket Expenses.”

SECTION 5.2 Billing Procedure. The Additional Out-of-Pocket Expenses shall be invoiced (an “Invoice”) monthly by Provider or one of the other Provider Parties. Invoices shall be delivered no later than the fifteenth (15th) calendar day of each month for the Additional Out-of-Pocket Expenses incurred during the immediately preceding month. All Invoices shall be payable by Recipient no later than the thirtieth (30th) calendar day of each month (the date on which a payment is due, the “Invoice Due Date”).

SECTION 5.3 Late Payments. Any Additional Out-of-Pocket Expenses not paid within thirty (30) days after the Invoice Due Date shall bear interest at a rate of 6.0% per annum (the “Late Payment Rate”) from the Invoice Due Date until the date payment is received in full by Provider, as applicable; provided that if Recipient has disputed in good faith any amount of any Additional Out-of-Pocket Expense and it has been finally determined that Recipient is not obligated to pay such disputed amount, then Recipient shall not be obligated to pay interest at the Late Payment Rate on such disputed amount.

SECTION 5.4 Taxes. Subject to Section 2.2, the amount of any actual and documented sales tax, value added tax, use tax, rent tax, goods and services tax or similar tax (excluding taxes on Provider’s income or ownership of property) that is required to be paid by Provider or any of the other Provider Parties in connection with the Services provided hereunder shall be promptly reimbursed by Recipient. Such reimbursement shall be promptly made after Recipient has received a copy of such actual and documented taxes.

ARTICLE VI

Term and Termination

SECTION 6.1 Agreement Term. The term of this Agreement shall commence on the Closing Date and, subject to Section 6.2, shall continue in effect until (the “Transition Term”) the earlier of (a) the fifth (5th) Business Day following the termination of the Novation Period and (b) the Transfer Date.

SECTION 6.2 Termination Due to Nonpayment. This Agreement, or the obligation to provide any Service hereunder, may be terminated at any time if a Party fails to pay any amount payable by such Party as required under this Agreement or the Purchase Agreement and such failure continues for a period of ten (10) Business Days following the date on which such amount was due and payable and such Party does not dispute such payment obligation in good faith; provided that the Party has been provided written notice of the other Party’s intent to terminate this Agreement, or any Service hereunder, at least ten (10) days prior to such termination.

SECTION 6.3 Sums Due. Upon the termination of this Agreement, or upon the termination of all Services provided hereunder, Page shall be entitled to prompt payment or reimbursement of, and EYP shall promptly pay and reimburse Page, all amounts accrued (whether or not invoiced) or due, as of the date of such termination.

SECTION 6.4 Survival. The provisions of Articles VI, VIII, and X shall survive any termination of this Agreement.

ARTICLE VII
Force Majeure

SECTION 7.1 Force Majeure. In the event that performance of any Service is interrupted, or performance of any terms or provisions of this Agreement (except for the payment of any amounts payable hereunder) is delayed or prevented, in whole or in part, because of or related to compliance with any Order or Law, or because of riots, war, public disturbance, strike, labor dispute, fire, explosion, storm, flood, earthquake, acts of God, acts of nature, including outbreaks of illness or health emergencies (including the COVID-19 pandemic, and business, travel, shelter-in-place laws, and other restrictions related thereto), acts of terrorism, unavailability of supplies, major breakdown or failure of transportation, manufacturing, distribution or storage facilities, or for any other reason which is not within the control of the Party whose performance is interfered with and which by the exercise of reasonable diligence such Party is unable to prevent (each, a "Force Majeure Event"), then upon prompt written notice to the other Party providing reasonable detail as to the nature of such Force Majeure Event, subject to the obligations under Section 4.6(b) hereof, the Party affected by such Force Majeure Event shall be excused from its obligations hereunder so long as such Force Majeure Event continues, and no liability shall attach against either Party on account thereof. No Party shall be excused from performance if such Party fails to use reasonable diligence to mitigate the effects of the Force Majeure Event.

ARTICLE VIII
Indemnification

SECTION 8.1 Indemnification by Page.

(a) Subject to Section 8.1(c) below, in the event that any Governmental Entity initiates any investigation or enforcement action against EYP (and/or its officers, directors, members, representatives, agents and employees) solely in relation to matters occurring during the Novation Period with respect to the Contracts Pending Novation, then Page shall, to the maximum extent permitted by law, indemnify EYP (and its respective officers, directors, members, representatives, agents and employees) against and hold them harmless from any loss, liability, damage, cost or expense (including reasonable fees and expenses of counsel) not otherwise covered by applicable insurance (collectively, "Losses") incurred by any such indemnified person in connection with such claim, action, investigation and/or enforcement action. The procedures set forth in Section 8.3 shall apply to this section.

(b) Page shall indemnify EYP and the EYP KMP Personnel against and hold them harmless from any Losses incurred by any such indemnified person in connection with the performance of Services by Page under this Agreement to the extent resulting from the gross negligence or willful misconduct of Page or its Personnel, as determined by a court of competent jurisdiction in a final and nonappealable judgment.

(c) Page shall have no obligation under this Agreement to defend or indemnify EYP, its officers, directors, members, representatives, agents, or employees, or the EYP KMP Personnel (collectively, the "EYP Indemnified Parties"), from any Losses resulting from either (i) the gross negligence or willful misconduct of EYP; (ii) a violation by EYP of any Law or Contracts Pending Novation in violation of the Standard of Care, in each case as determined by a court of competent jurisdiction in a final and nonappealable judgment. In addition, Page shall have no obligation to defend or indemnify any EYP Indemnified Party with respect to any Excluded Liability.

SECTION 8.2 Indemnification by EYP. EYP shall indemnify Page (or one of its designees), and each of their respective officers, directors, members, representatives and employees against and hold them harmless from any Losses incurred by any such indemnified person in connection with the

performance of Services by EYP or the EYP KMP Personnel under this Agreement to the extent resulting from the gross negligence or willful misconduct of EYP or the EYP KMP Personnel, as determined by a court of competent jurisdiction in a final and nonappealable judgment.

SECTION 8.3 Procedures Relating to Indemnification. Each Party and any other indemnified persons shall be entitled to the indemnity described in this Article VIII, provided that, in the case of third-party claims, the following conditions are met.

(a) Promptly upon learning of any claim for which indemnification is sought from the indemnifying party, the indemnified party shall notify the indemnifying party of such claim and shall furnish to the indemnifying party all information known and reasonably available to the indemnified party related to such claim; provided that any failure to comply with the provisions of this clause (a) shall not relieve the indemnifying party of its indemnification obligations except to the extent such failure shall have adversely prejudiced the indemnifying party.

(b) In the event of the commencement of litigation on the basis of such claim, the indemnified party shall tender the defense of such litigation to the indemnifying party, and the indemnifying party shall promptly assume and thereafter diligently prosecute the defense of such claim, and the indemnifying party shall bear all Losses in connection therewith, using counsel selected by the indemnifying party (which shall be subject to the indemnified party's approval, which shall not be unreasonably withheld, conditioned or delayed). The indemnified party shall be entitled to engage separate counsel and participate in such defense; provided that the fees and expenses and such separate counsel shall be paid by the indemnified party unless the interests of the indemnified party and the indemnifying party are in conflict so that they cannot be adequately represented by the same counsel, in which event the reasonable fees and expenses of such separate counsel shall be paid by the indemnifying party following a final determination of the indemnification liabilities hereunder.

(c) Neither the indemnifying party nor the indemnified party shall settle any such claim without the prior written consent of the other party, which consent may be withheld in the other party's sole discretion if such settlement would require the expenditure of funds by the other party or admission on behalf of, or otherwise attribute to, the other party any fault or misconduct. To the extent that both the indemnified party and the indemnifying party are required to bear damages, claims, costs and expenses with respect to a particular claim, the intent of the parties is that the indemnified party and the indemnifying party shall bear such damages, claims, costs and expenses in proportion to their respective degrees of responsibility for such claim as allocated in this Article VIII or, if not allocated herein, then in accordance with their respective percentages of fault or responsibility for such claims.

SECTION 8.4 Liability. Except as otherwise specifically provided in this Agreement (and excluding the Fees, Additional Out-of-Pocket Expenses, and any other amounts payable hereunder or under the Purchase Agreement), each Party acknowledges that its sole and exclusive monetary remedy with respect to any claims arising under this Agreement shall be pursuant to the indemnification provisions set forth in this Article VIII. In furtherance of the foregoing, each Party hereby waives, or agrees to cause to be waived, from and after the Closing, any and all rights, claims and causes of action it may otherwise have against the other Party arising under or based upon statutory or common law or otherwise (including any rights of contribution or recovery under the Comprehensive Environmental Response, Compensation, and Liability Act or similar environmental Law) to the extent arising under this Agreement. To the maximum extent permitted by applicable Law, except with respect to third-party claims subject to indemnification hereunder, in no event shall any Loss for which indemnification is provided under this Article VIII include consequential, lost profits, special, punitive, incidental or indirect damages.

SECTION 8.5 Specific Performance. The Parties agree that irreparable damage for which monetary relief, even if available, would not be an adequate remedy, would occur in the event that any provision of this Agreement is not performed in accordance with its specific terms or is otherwise breached. In furtherance of the foregoing, the Parties acknowledge and agree that (a) the Parties shall be entitled to an injunction or injunctions, specific performance or other equitable relief to prevent breaches of this Agreement and to enforce specifically the terms and provisions hereof in the courts described in Section 10.11 without proof of damages or otherwise, this being in addition to any other remedy to which they are entitled under this Agreement and (b) the right of specific enforcement is an integral part of the transactions contemplated by this Agreement and without that right, neither Party would have entered into this Agreement. The Parties agree not to assert that a remedy of specific performance is unenforceable, invalid, contrary to law or inequitable for any reason, and not to assert that a remedy of monetary damages would provide an adequate remedy or that the Parties otherwise have an adequate remedy at law. The Parties acknowledge and agree that any Party seeking an injunction or injunctions to prevent breaches of this Agreement and to enforce specifically the terms and provisions of this Agreement in accordance with this Section 8.5 shall not be required to provide any bond or other security in connection with any such order or injunction.

ARTICLE IX
Access; Records

SECTION 9.1 Access. Subject in all respects to the restrictions of access to Restricted Access Information related to the Government Business, Recipient shall, and shall cause the other Recipient Parties to, (i) make available on a timely basis to Provider and the other Provider Parties such information and materials reasonably requested by Provider or any of the Provider Parties to enable Provider or any of the Provider Parties to provide the Services and (ii) provide to Provider and the other Provider Parties reasonable access to the premises of Recipient and the other Recipient Parties (including the systems, software and networks located therein), to the extent necessary to permit Provider or any of the other Provider Parties to provide the Services.

SECTION 9.2 Regulatory Audit. In connection with any investigation or review of EYP by any Government Entity, (a) Page shall timely respond and reasonably cooperate therewith and (b) in the event any Governmental Entity shall request from Page any access, information or assistance, Page shall reasonably cooperate therewith. In the event that, in connection with any investigation or review of Page, any governmental entity shall request from EYP any access, information or assistance, EYP shall reasonably cooperate therewith.

SECTION 9.3 Delivery of Books and Records. Within five (5) Business Days after the expiration of the Transition Term, EYP shall transfer to Page control of all financial accounts and information maintained by EYP hereunder in connection with the Services.

ARTICLE X
Miscellaneous

SECTION 10.1 Intentionally Omitted.

SECTION 10.2 Confidentiality. Either Party may provide to the other Party certain confidential, proprietary and trade secret business and technical information in connection with the performance of this Agreement (“Confidential Information”). All information shall be presumed to be Confidential Information unless such information is generally available to the public (other than by the receiving party in violation of this Section 10.2) or if a disclosing party acknowledges in writing that such information is not Confidential Information. Each Party shall preserve the confidentiality of all

Confidential Information that is provided by the other Party in connection with this Agreement, and shall not, without the prior written consent of the other Party, disclose, display or make available to any person, or use for its own or any other person's benefit, other than as necessary in performance of its obligations under this Agreement, any Confidential Information of the other Party; provided that a Party may disclose such portion of the Confidential Information relating to the other Party to the extent, but only to the extent, that the disclosing party reasonably believes that such disclosure is required in connection with litigation between the Parties hereto relating directly to this Agreement (including in the Bankruptcy Case), under applicable Law, pursuant to any Order or as a consequence of the rules of a securities exchange; provided further that the disclosing party first notifies the other Party hereto of such requirement and allows such Party a reasonable opportunity to seek a protective order or other appropriate remedy to prevent such disclosure if permitted by applicable Law. The Parties shall exercise a commercially reasonable standard of care to safeguard all Confidential Information of the other Party against improper disclosure or use. The Parties acknowledge that money damages would not be a sufficient remedy for any breach of the provisions of this Section 10.2 and that the non-breaching party shall be entitled to equitable relief in a court of law in the event of, or to prevent, a breach or threatened breach of this Section 10.2.

SECTION 10.3 Assignment; Estate Fiduciary. Neither this Agreement nor any rights or obligations hereunder may be assigned or otherwise transferred by any Party (including by operation of law) without the prior written consent of the other Party, and any assignment or transfer without such consent shall be null and void and of no effect. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors and permitted assigns, including any liquidating trustee, administrator or other fiduciary appointed in the Chapter 11 Cases (other than a trustee appointed pursuant to 11 U.S.C. § 1104 or upon the conversion of the Chapter 11 Cases to a case(s) under chapter 7 of the Bankruptcy Code), including any liquidating trustee, administrator or other fiduciary appointed pursuant to a chapter 11 plan confirmed in the Chapter 11 Cases (the "Estate Fiduciary"). The Parties agree that the Estate Fiduciary shall be mutually acceptable to Page and EYP.

SECTION 10.4 No Third-Party Beneficiaries. Except as provided in Article VIII, this Agreement is for the sole benefit of the Parties and their permitted assigns, and nothing herein expressed or implied shall give or be construed to give to any person (including any creditor of a Party), other than the Parties and such permitted assigns, any legal or equitable rights hereunder, whether as third-party beneficiaries or otherwise.

SECTION 10.5 Amendments. No amendment to this Agreement shall be effective unless it shall be in writing and signed by each Party.

SECTION 10.6 Waivers. No failure or delay of any Party in exercising any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. The rights and remedies of the Parties hereunder are cumulative and are not exclusive of any rights or remedies which they would otherwise have hereunder. No provision or term of this Agreement may be waived except pursuant to a writing executed by the waiving Party.

SECTION 10.7 Notices. Any notice, instruction, direction or demand under the terms of this Agreement required to be in writing shall be duly given upon delivery, if delivered by hand, electronic mail transmission or mail to the chief executive office of the other Party (attention: CEO), with a copy to the Principal Representative of the other Party, or to such other addresses, telecopy number or e-mail address and with such other copies, as such Party may hereafter specify for the purpose by notice to the other Party. All such notices, requests and other communications shall be deemed received on the date of receipt by the recipient thereof if received prior to 5 p.m. in the place of receipt and such day is a Business

Day in the place of receipt. Otherwise, any such notice, request or communication shall be deemed not to have been received until the next succeeding Business Day in the place of receipt. Each such notice, request or other communication shall be effective (a) if given by telecopy, when such telecopy is transmitted to the e-mail address specified to the other Party and evidence of receipt is received or (b) if given by any other means, upon delivery or refusal of delivery at the address specified in this Section 10.7. The initial notice information for each party is as follows.

(a) If to Page, to:

Page Southerland Page, Inc.
1615 M Street, NW Suite 700
Washington, DC 20036
Attention: Thomas McCarthy
Email: tmccarthy@pagethink.com

with copies (which shall not constitute notice) to Page's Principal Representative at:

Chamberlain, Hrdlicka, White, Williams & Aughtry P.C.
1200 Smith Street, Suite 1400
Houston, TX 77079
Attention: Jarrod Martin
Habeeb I. Gnaim
Email: jarrod.martin@chamberlainlaw.com
h.gnaim@chamberlainlaw.com

(b) if to EYP, to:

EYP, Inc.
201 Fuller Road, 5th Floor
Albany, New York 12203
Attention: Kefalari L. Mason
Email: kmason@eypae.com

with copies (which shall not constitute notice) to EYP's Principal Representative at:

DLA Piper LLP (US)
444 West Lake Street
Chicago, Illinois 60606
Attention: Richard A. Chesley
Email: richard.chesley@us.dlapiper.com

SECTION 10.8 Interpretation. When a reference is made in this Agreement to an Article, a Section, Exhibit or Schedule, such reference shall be to an Article of, a Section of, an Exhibit to or Schedule to, this Agreement unless otherwise indicated. The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. Whenever the words “include”, “includes” or “including” are used in this Agreement, they shall be deemed to be followed by the words “without limitation”. The words “hereof”, “herein” and “hereunder” and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. The words “date hereof” when used in this Agreement shall refer to the date of this Agreement. The terms “or”, “any” and “either” are not exclusive. The word “extent” in

the phrase “to the extent” shall mean the degree to which a subject or other thing extends, and such phrase shall not mean simply “if”. The word “will” shall be construed to have the same meaning and effect as the word “shall”. All accounting terms used and not defined herein shall have the respective meanings given to them under United States generally accepted accounting principles as in effect from time to time. The definitions contained in this Agreement are applicable to the singular as well as the plural forms of such terms and to the masculine as well as to the feminine and neuter genders of such term. Any agreement, instrument or statute defined or referred to herein or in any agreement or instrument that is referred to herein means such agreement, instrument or statute as from time to time amended, modified or supplemented, including (in the case of agreements or instruments) by waiver or consent and (in the case of statutes) by succession of comparable successor statutes and references to all attachments thereto and instruments incorporated therein. Unless otherwise specifically indicated, all references to “dollars” or “\$” shall refer to the lawful money of the United States. References to a person are also to its permitted assigns and successors. The Parties have participated jointly in the negotiation and drafting of this Agreement and, in the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as jointly drafted by the Parties, and no presumption or burden of proof shall arise favoring or disfavoring either Party by virtue of the authorship of any provision of this Agreement.

SECTION 10.9 Counterparts. This Agreement may be executed in one or more counterparts (including by facsimile or electronic mail), each of which shall be deemed to be an original but all of which taken together shall constitute one and the same agreement and shall become effective when one or more counterparts have been signed by each Party and delivered to the other Party.

SECTION 10.10 Severability. If any term, condition or other provision of this Agreement is determined by a court of competent jurisdiction to be invalid, illegal or incapable of being enforced by any rule of Law or public policy, all other terms, provisions and conditions of this Agreement shall nevertheless remain in full force and effect. Upon such determination that any term, condition or other provision is invalid, illegal or incapable of being enforced, the Parties shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties as closely as possible to the fullest extent permitted by applicable Law.

SECTION 10.11 Governing Law/Jurisdiction.

(a) Except to the extent the mandatory provisions of the Bankruptcy Code apply, this Agreement shall be governed by, and construed in accordance with, the Laws of the State of Delaware applicable to contracts executed in and to be performed entirely within that State, regardless of the laws that might otherwise govern under any applicable conflict of laws principles.

(b) Each Party to this Agreement, by its execution hereof, (a) hereby irrevocably submits, and agrees to cause each of its Affiliates to submit, for the purpose of any proceeding arising out of or based upon this Agreement or relating to the subject matter hereof (the “Proceeding”), to the exclusive jurisdiction of (i) the Bankruptcy Court and any federal court to which an appeal from the Bankruptcy Court may be validly taken or (ii) in the event the Bankruptcy Case is closed or dismissed, or if the Bankruptcy Court is unwilling or unable to hear such Proceeding, in the United States District Court for the District of Delaware or if that court does not have subject matter jurisdiction, in any state court located in the City of Wilmington and County of New Castle, Delaware (and, in each case, any appellate court thereof), (b) hereby waives, and agrees to cause each of its Affiliates to waive, to the extent not prohibited by applicable Law, and agrees not to assert, and agrees not to allow any of its Affiliates to assert, by way of motion, as a defense or otherwise, in any such Proceeding, any claim that it is not subject personally to the jurisdiction of the above named courts, that its property is exempt or immune from attachment or execution, that any such Proceeding brought in one of the above named courts is improper, or that this Agreement or the subject matter hereof may not be enforced in or by such courts and (c) hereby agrees not to commence or to permit

any of its Affiliates to commence any Proceeding arising out of or based upon this Agreement or relating to the subject matter hereof other than before one of the above named courts or to make any motion or take any other action seeking or intending to cause the transfer or removal of any such Proceeding to any court other than one of the above named courts whether on the grounds of inconvenient forum or otherwise. The Parties irrevocably agree that venue would be proper in any of the above courts, and hereby irrevocably waive any objection that any such court is an improper or inconvenient forum for the resolution of such Proceeding. Each Party hereto hereby consents to service of process in any such Proceeding in any manner permitted by Delaware Law, and agrees that service of process by registered or certified mail, return receipt requested, at its address specified pursuant to Section 10.7 is reasonably calculated to give actual notice.

SECTION 10.12 WAIVER OF JURY TRIAL. EACH PARTY ACKNOWLEDGES AND AGREES THAT ANY CONTROVERSY WHICH MAY ARISE UNDER THIS AGREEMENT IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES, AND THEREFORE IT HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT AND ANY OF THE AGREEMENTS DELIVERED IN CONNECTION HEREWITH OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY. EACH PARTY CERTIFIES AND ACKNOWLEDGES THAT (A) NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER, (B) IT UNDERSTANDS AND HAS CONSIDERED THE IMPLICATIONS OF SUCH WAIVER, (C) IT MAKES SUCH WAIVER VOLUNTARILY AND (D) IT HAS BEEN INDUCED TO ENTER INTO THIS AGREEMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVER AND CERTIFICATIONS IN THIS Section 10.12.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by the duly authorized officers of Sellers and Buyer as of the date first above written.

BUYER:

PAGE SOUTHERLAND PAGE, INC.

By: _____

Name: Thomas McCarthy

Title: Chief Executive Officer

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by the duly authorized officers of Sellers and Buyer as of the date first above written.

SELLER:

EYP GROUP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP HOLDINGS, INC.,
a Delaware corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING, P.C.,
a New York professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF CT, INC.,
a Connecticut corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYP ARCHITECTURE & ENGINEERING OF NJ, INC.,
a New Jersey corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

EYPAE, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR ARCHITECTURE, PC,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

WHR DESIGN, P.C.,
a Texas professional corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

ANNEX 1 – FORM OF SUBLEASE

SUBLEASE

THIS SUBLEASE, dated the __ day of _____, 2022 (the “Effective Date”), between Page Southerland Page, Inc., a Delaware corporation (“Sublessor”), and EYP, Inc. a Massachusetts corporation (“Subtenant”).

WITNESSETH:

1. **DEMISE AND TERM.** Sublessor hereby leases to Subtenant, and Subtenant hereby hires from Sublessor, those certain premises (the “Subleased Premises”) located on the __ floor of the building known as [_____] containing approximately _____ square feet as shown on Schedule A attached hereto and made a part hereof and being a portion of the premises which were leased to Sublessor under the Main Lease (hereinafter defined). The term of this Sublease shall be the period commencing on the Effective Date and continuing until the date that is the last calendar day immediately preceding the one-year anniversary of the Effective Date (the “Termination Date”). Notwithstanding the foregoing, after the conclusion of the Transition Term (as defined in that certain Transition Services Agreement dated as of [_____], 2022, by and among EYP, Inc., Page, and certain other parties signatory thereto (the “Transition Services Agreement”)), Sublessor shall have the right, in its sole discretion, to terminate this Sublease at any time prior to the Termination Date upon thirty (30) days’ prior written notice thereof to Subtenant.

2. **SUBORDINATE TO MAIN LEASE.** This Sublease is and shall be subject and subordinate in all respects to the lease dated [_____] (the “Main Lease”) between [_____] (“Overlandlord”), as landlord, and [_____], as tenant, which Main Lease was assumed and assigned to Sublessor pursuant to the Sale Order (as defined in the Transition Services Agreement).

3. **INCORPORATION BY REFERENCE.** The terms, covenants and conditions of the Main Lease are incorporated herein by reference so that, except to the extent that they are inapplicable or are modified by the provisions of this Sublease, for the purpose of incorporation by reference each and every term, covenant and condition of the Main Lease binding or inuring to the benefit of the landlord thereunder shall, in respect of this Sublease, bind or inure to the benefit of Sublessor, and each and every term, covenant and condition of the Main Lease binding or inuring to the benefit of the tenant thereunder shall, in respect of this Sublease, bind or inure to the benefit of Subtenant, with the same force and effect as if such terms, covenants and conditions were completely set forth in this Sublease, and as if the words “Lessor” and “Lessee,” or words of similar import, wherever the same appear in the Main Lease, were construed to mean, respectively, “Sublessor” and “Subtenant” in this Sublease, and as if the words “Leased Premises,” or words of similar import, wherever the same appear in the Main Lease, were construed to mean “Subleased Premises” in this Sublease, and as if the word “Lease,” or words of similar import, wherever the same appear in the Main Lease, were construed to mean this “Sublease.” [Notwithstanding anything to the contrary contained in this Sublease, the provisions of sections _____ of the Main Lease are not incorporated in this Sublease.]

(a) The provisions of the Main Lease, as incorporated by reference in this Sublease, are modified as follows:

(1) If any of the express provisions of this Sublease shall conflict with any of the provisions incorporated by reference, such conflict shall be resolved in every instance in favor of the express provisions of this Sublease.

(2) If Sublessor receives any notice or demand from the Overlandlord under the Main Lease which may impact this Sublease, Sublessor shall promptly, and in any event, by the following business day, give a copy thereof to Subtenant.

(3) Notwithstanding anything to the contrary, Sublessor agrees and covenants to abide by all the terms of the Main Lease, as modified herein, and otherwise agrees that the term of the Sublease will not be disturbed, and should for any reason Overlandlord step into the shoes of Sublessor due to non-performance, default or otherwise, Subtenant agrees to attorn to Overlandlord and recognize it as its landlord under the terms of this Sublease.

4. PERFORMANCE BY SUBLESSOR. Any obligation of Sublessor which is contained in this Sublease by the incorporation by reference of the provisions of the Main Lease may be observed or performed by Sublessor causing Overlandlord (at Sublessor's sole cost and expense) to observe and/or perform the same. If Sublessor is unable to cause Overlandlord to observe and/or perform same by making reasonable requests of Overlandlord, then Sublessor shall commence and diligently prosecute all appropriate litigation and appeals against Overlandlord, at Sublessor's sole cost and expense, and agrees upon reasonable notice, to reimburse Subtenant for all reasonable fees, costs and expenses incurred as a result. Sublessor agrees to timely perform all of Sublessor's obligations under the Main Lease, including without limitation Sublessor's obligation to pay the rent, additional rent and all other sums due under the Main Lease except to the extent that such obligations are to be performed by Subtenant under this Sublease.

5. RENT. Subtenant shall pay to Sublessor rent (the "Fixed Rent") at the rate of \$1.00 per month, payable in advance on the first day of each month during the term of this Sublease. Subtenant shall not be required to pay to Sublessor any additional rent or any other costs imposed on Sublessor pursuant to the Main Lease.

6. SECURITY. Subtenant shall not be required to deposit any security under this Sublease.

7. UTILITIES. Sublessor shall pay for all utilities furnished to the Subleased Premises except to the extent same are furnished to Sublessor without charge under the Main Lease.

8. INSURANCE. Subtenant shall maintain throughout the term of this Sublease comprehensive general public liability insurance in respect of the Subleased Premises and the conduct and operation of business therein, with Sublessor, Overlandlord and any other party required under the Main Lease as additional insured, with limits of not less than \$1,000,000 for bodily injury or death to any one person and \$2,000,000 for bodily injury or death to any number of persons in any one occurrence, and \$100,000 for property damage. Subtenant shall deliver to Sublessor a certificate of insurance indicating such coverage prior to the Effective Date. Subtenant

shall procure renewals or replacements of such insurance from time to time before the expiration thereof, and Subtenant shall deliver to Sublessor certificate of insurance indicating such coverage before the expiration of any existing policy. All such policies may be effected under blanket policies of insurance and may contain Subtenant's standard deductibles of self-insurance.

9. WAIVER OF SUBROGATION. Sublessor and Subtenant each hereby release the other from liability for damage or destruction to the Subleased Premises, whether or not caused by acts, negligence or omissions of the other party; provided, however, such release shall only be in force and effect in respect of damage or destruction normally covered by standard policies of fire insurance with extended coverage (whether or not such coverage is in effect). Each party shall cause its fire insurance policies to contain a provision whereby the insurer either waives any right of subrogation against the other party or agrees that such a release shall not invalidate the insurance, whichever is obtainable. Subtenant hereby releases Overlandlord and anyone claiming through or under Overlandlord by way of subrogation or otherwise to the extent that Sublessor released Overlandlord and/or Overlandlord was relieved of liability or responsibility pursuant to the provisions of the Main Lease, and Subtenant will cause its insurance carriers to include any clauses or endorsements in favor of Overlandlord and others which Sublessor is required to provide pursuant to the provisions of the Main Lease.

10. USE. Subtenant shall use and occupy the Subleased Premises solely for any use permitted under the Main Lease.

11. CLASSIFIED INFORMATION IN SUBLEASED PREMISES.

(a) Sublessor, on behalf of itself, its officers, employees, agents, customers and/or invitees, in their capacity for and on behalf of Sublessor, (a) shall comply with any and all security safeguards, restrictions, protocols and controls put in place by Subtenant at the Subleased Premises in connection with any documents or information in Subtenant's respective possession, custody or designated by Subtenant in their sole discretion as classified (collectively, the "Classified Information") and access thereto; (b) shall not access, seek access, or require access to the Classified Information or grant access to the Classified Information to any third party; and (c) shall be formally excluded from (i) any Classified Information and (ii) all "Set B" rooms and other rooms in which Subtenant are authorized to store Classified Information that may be located within the Subleased Premises.

(b) Without limiting any of the foregoing, Sublessor and Subtenant, on behalf of themselves and their respective officers, employees, agents, customers, and/or invitees, hereby agree that they shall comply with any and all requirements for the security of Classified Information at the Subleased Premises as may be required by the U.S. Government including but not limited to: (1) applicable security and safeguards requirements under 32 C.F.R. § 117.15; and (2) the Security Controls provisions of the DD 441 security agreements executed in connection with the Cleared Contracts, as well as the contract security classification specifications found in DD 254.

12. ALTERATIONS. Subtenant shall not make or cause, suffer or permit the making of any structural alteration to the Subleased Premises without obtaining the prior consent of Sublessor in each instance, such consent not to be unreasonably withheld, conditioned or delayed.

Notwithstanding, Subtenant may make any non-structural changes to the Subleased Premises without the consent of Sublessor.

13. ASSIGNMENT AND SUBLETTING. Subtenant shall not, by operation of law or otherwise, including pursuant to 11 U.S.C. § 365, assign this Sublease or sublet the Subleased Premises or any part thereof without the consent of Sublessor which may not be unreasonably withheld, conditioned or delayed.

14. Intentionally Omitted.

15. CONSENTS AND APPROVALS. In any instance when Sublessor's consent or approval is required under this Sublease, Sublessor agrees not to unreasonably withhold, condition or delay such consent or approval. Should any consent(s) be required of Overlandlord, Sublessor agrees to obtain such consent expeditiously, using all commercially reasonable means. Sublessor represents to Subtenant that it has obtained Overlandlord's consent to this Sublease.

16. DEFAULTS. In the event of any default under this Sublease by Sublessor or Subtenant, the defaulting party shall have a period in which to cure such default equal to: (a) ten (10) days after notice of such default if such default shall relate to the payment by Subtenant of any Fixed Rent or other sum due under this Sublease or the payment by Sublessor of any sum due under this Sublease or any fixed rent, additional rent or other sum due under the Main Lease; or (b) for all other matters, thirty (30) days after notice of such default, unless such default shall be of a nature that it cannot reasonably be cured within such thirty (30) day period, in which event the defaulting party shall have a reasonable period of time in which to cure such default provided that the defaulting party shall commence to cure such default within such thirty (30) day period and shall thereafter diligently prosecute such cure to completion.

17. INDEMNIFICATION. Notwithstanding anything to the contrary contained herein, including Article 9 hereof, both Sublessor and Subtenant, agree, to defend, indemnify and hold the other harmless against any costs, demands, claims, sums of money, damage or otherwise that may be incurred under the terms of this Sublease (except to the extent covered by insurance) except to the extent caused by the negligence, intentional acts or omissions of the party requesting such indemnification.

18. NOTICES. All notices, consents, approvals, demands and requests which are required or desired to be given hereunder shall be given in accordance with the provisions of Section 10.7 of the Transition Services Agreement. All notices, consents, approvals, demands and requests which are required or desired to be given to Sublessor or Subtenant hereunder shall be given by electronic mail transmission or mail to the chief executive officer of the other party (attention: CEO) at the email or mailing address indicated in the signature block hereto, or such other address or email address as such party may hereafter specify for the purpose by notice to the other parties. All such notices, requests and other communications shall be deemed received on the date of receipt by the recipient thereof if received prior to 5 p.m. in the place of receipt and such day is a Business Day in the place of receipt. Otherwise, any such notice, request or communication shall be deemed not to have been received until the next succeeding Business Day in the place of receipt.

19. TERMINATION OF MAIN LEASE. If for any reason the term of the Main Lease

shall terminate prior to the expiration date of this Sublease, this Sublease shall thereupon either (a) be terminated and Sublessor shall not be liable to Subtenant by reason thereof, upon no less than thirty (30) days' notice to Subtenant; or (b) at the election of Subtenant, attorn to and recognize Overlandlord as its landlord under the terms of this Sublease, whereupon, the remainder of the term herein of Subtenant will not be disturbed.

20. NO WAIVER. The failure of Sublessor or Subtenant to insist in any one or more cases upon the strict performance or observance of any obligation of the other party hereunder or to exercise any right or option contained herein shall not be construed as a waiver or relinquishment for the future of any such obligation of the other party or any right or option of the other party.

21. COMPLETE AGREEMENT. There are no representations, agreements, arrangements or understandings, oral or written' between the parties relating to the subject matter of this Sublease which are not fully expressed in this Sublease, except as set forth in the Transition Services Agreement and the Sale Order. This Sublease cannot be changed or terminated orally or in any manner other than by a written agreement executed by both parties.

22. SUCCESSORS AND ASSIGNS. The provisions of this Sublease, except as herein otherwise specifically provided, shall extend to, bind and inure to the benefit of the parties hereto and their respective personal representatives, heirs, successors and permitted assigns.

23. INTERPRETATION. Irrespective of the place of execution or performance, this Sublease shall be governed by and construed in accordance with the laws of the State in which the Subleased Premises are located. If any provision of this Sublease or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this Sublease and the application of that provision to other persons or circumstances shall not be affected but rather shall be enforced to the extent permitted by law. The table of contents, captions, headings and titles, if any, in this Sublease are solely for convenience of reference and shall not affect its interpretation. This Sublease shall be construed without regard to any presumption or other rule requiring construction against the party causing this Sublease to be drafted. If any words or phrases in this Sublease shall have been stricken out or otherwise eliminated, whether or not any other words or phrases have been added, this Sublease shall be construed as if the words or phrases so stricken out or otherwise eliminated were never included in this Sublease and no implication or inference shall be drawn from the fact that said words or phrases were so stricken out or otherwise eliminated. Each covenant, agreement, obligation or other provision of this Sublease shall be deemed and construed as a separate and independent covenant of the party bound by, undertaking or making same, not dependent on any other provision of this Sublease unless otherwise expressly provided. All terms and words used in this Sublease, regardless of the number or gender in which they are used, shall be deemed to include any other number and any other gender as the context may require. The word "person" as used in this Sublease shall mean a natural person or persons, a partnership, a corporation or any other form of business or legal association or entity.

24. CONSENT OF LANDLORD UNDER MAIN LEASE. As set forth in Paragraph 1 of this Sublease, this Sublease shall have no effect unless and until Overlandlord shall have given its written consent hereto in accordance with the terms of the Main Lease or unless and until approved pursuant to the Sale Order; and any conditions precedent with respect to such consent have been

satisfied or waived. If Overlandlord refuses to give its Consent to this Sublease and the Sublease is not approved pursuant to the Sale Order, this Sublease shall be deemed null and void and of no effect. If such consent of Overlandlord is not provided within _____ days of the date of this Sublease, this Sublease may be terminated by either party upon written notice to the other and shall be of no further force and effect.

[Signatures on the Following Page(s)]

IN WITNESS WHEREOF, Sublessor and Subtenant have executed this Sublease as of the day and year first above written.

SUBLESSOR:

PAGE SOUTHERLAND PAGE, INC.

By: _____
Name: Thomas McCarthy
Title: Senior Principal

SUBTENANT:

EYP, INC.,
a Massachusetts corporation

By: _____
Name: Kefalari Mason
Title: Authorized Officer

CONSENT

This Sublease is hereby consented to as of this ___ day of _____, 2022, by the undersigned as Overlandlord.

[NAME OF OVERLANDLORD]

By: _____

Name: _____

Title: _____

Schedule A

FLOOR PLAN OF SUBLEASED PREMISES

[To be inserted.]

Exhibit B

(Assumed Contracts and Assumed Leases and Cure Costs)

ASSUMED CONTRACTS AND ASSUMED LEASES^{1 2 3 4}

¹ The “Assumed Contracts” and “Assumed Leases” include any amendments, modifications, change orders and supplements to the contracts and leases listed herein. The Debtors record all of their contracts on the books of Debtor EYP, Inc. and, therefore, acknowledge that certain Assumed Contracts and Assumed Leases listed on this Exhibit B may be with a different Debtor or Non-Debtor Subsidiary.

² Nothing in this Exhibit B, including listing a party as contract counterparty, shall create any contractual or other rights to the extent such contractual rights do not exist as of the date of this Order.

³ With respect to the Assumed Contracts that relate to the “Projects” listed on this Exhibit B, the Debtors and the Buyer respectively acknowledge that such Assumed Contracts and Projects are in various stages of performance; the Debtors (prior to the Closing) and the Buyer (after the Closing), however, will continue to perform under such Assumed Contracts according to the terms thereof. Therefore, nothing in this Exhibit B, including the designation of any cure amount as \$0.00 opposite any of the Projects, shall be construed as excusing the Debtors’ (and post-Closing, the Buyer’s) continuous performance of such Projects in accordance with the terms of the applicable Assumed Contracts.

⁴ The Cure Amounts listed on this Exhibit B are stated as of the date of this Order. The Debtors continue to operate in the ordinary course of their businesses and, therefore, the Cure Amounts may decrease or increase in the ordinary course of business. In the event that a contract counterparty is party to multiple Assumed Contracts, the Debtors in certain instances have provided an aggregate cure amount for assumption of all contracts with such counterparty, and such cure amount is intended to represent the total sum required to cure any monetary defaults under all such contracts. The Debtors reserve the right to reduce the aggregate cure amount payable to the counterparties under the Delayed Contracts in the event that any of such Delayed Contracts are not assumed pursuant to Section 2.5(e) of the Successful Bidder APA.

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
1	EYP Inc.	100 Peachtree Property LLC	c/o Zeller Realty Group 401 North Michigan Avenue, Suite 1300 Chicago, IL 60611 Attn: Asset Manager and General Counsel	OFFICE LEASE	\$0.00	Closing
2	EYP Inc.	148 Communications LLC	401 South Prospect Street Burlington, VA 05401 United States	AP	\$0.00	Closing
3	EYP Inc.	20-20 Technologies Commercial Corp	550 3 Mile Rd. NW Grand Rapids, MI 49544 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
4	EYP Inc.	260 Franklin Inc.	c/o Heitman Capital Management 191 North Wasker Drive, Suite 2500 Chicago, TX 60606	OFFICE LEASE	\$0.00	Closing
5	EYP Inc.	A Thoughtful Company, LLC	917 Electra Lakeway, TX 787.34 United States	AP	\$0.00	Closing
6	EYP Inc.	Aaron John Young, Ph.D.	377 Vinings Vintage Cir Mableton, GA 30126 United States	AP	\$0.00	Closing
7	EYP Inc.	ABC Imaging	ABC Imaging of Washington, Inc. PO Box 2345 West Chester, PA 19380-0110 United States	EQUIPMENT LEASE	\$210.94	Closing
8	EYP Inc.	ABC Imaging	ABC Imaging of Washington, Inc. PO Box 2345 West Chester, PA 19380-0110 United States	EQUIPMENT LEASE	\$185.50	Closing
9	EYP Inc.	ABC Imaging	ABC Imaging of Washington, Inc. PO Box 2345 West Chester, PA 19380-0110 United States	EQUIPMENT LEASE	\$77.20	Closing
10	EYP Inc.	ABC Imaging	ABC Imaging of Washington, Inc. PO Box 2345 West Chester, PA 19380-0110 United States	AP	\$2,363.66	Closing
11	EYP Inc.	Academy of Architecture for Health Foundation	Attn: Don McKahan - Treasurer 14753 Rio Rancho San Diego, CA 92127 United States	AP	\$0.00	Closing
12	EYP Inc.	Accent Imaging, Inc.	8121 Brownleigh Drive Raleigh, NC 27617 United States	AP	\$598.09	Closing
13	EYP Inc.	Access Intelligence, LLC	P.O. Box 775986 Chicago, IL 60677-5986 United States	AP	\$0.00	Closing
14	EYP Inc.	Accountemps	12400 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
15	EYP Inc.	ACD Operations, LLC	P.O. Box 745171 Atlanta, GA 30374-5171 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
16	EYP Inc.	ACHE of North Texas	300 Decker Dr., Ste. 300 Irving, TX 75062 United States	AP	\$0.00	Closing
17	EYP Inc.	ACI American Construction Investigation	1225 North Loop West, Suite 935 Houston, TX 77008 United States	AP	\$0.00	Closing
18	EYP Inc.	ACT Teleconferencing Services, Inc.	PO Box 743521 Atlanta, GA 30384-3521 United States	UTILITIES	\$0.00	Closing
19	EYP Inc.	Actalent, Inc.	3689 Collection Center Drive Chicago, IL 60693-0036 United States	AP	\$0.00	Closing
20	EYP Inc.	ACUHO-I	941 Chatham Lane Suite 318 Columbus, OH 43221 United States	AP	\$0.00	Closing
21	EYP Inc.	ACUI	120 W. Seventh Street Suite 200 Bloomington, IN 47404-3925 United States	AP	\$0.00	Closing
22	EYP Inc.	Adaptive Insights LLC	P.O. Box 399115 San Francisco, CA 94139-9115 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
23	EYP Inc.	Adaptive Studio, LLC.	9202 2nd Ave Silver Spring, MD 20910 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
24	EYP Inc.	Adult Big Wheel Club LLC	Danny Wallis 140 Ericson St SE Atlanta, GA 30317 United States	AP	\$0.00	Closing
25	EYP Inc.	Advance2000, Inc.	155 Pineview Dr. Amherst, NY 14228 United States	AP	\$0.00	Closing
26	EYP Inc.	AE Concepts	189 South Orange Ave. Suite 1420 S Orlando, FL 32801 United States	AP	\$0.00	Closing
27	EYP Inc.	Aerotek Inc.	Aerotek Environmental PO Box 198531 Atlanta, GA 30384-8531 United States	AP	\$0.00	Closing
28	EYP Inc.	Affiliations Unlimited, Inc.	18 Shooting Star Irvine, CA 92604 United States	AP	\$0.00	Closing
29	EYP Inc.	AIA Dallas	325 N St. Paul, Suite 150 Dallas, TX 75201 United States	AP	\$0.00	Closing
30	EYP Inc.	AIA Houston	902 Commerce Houston, TX 77002 United States	AP	\$0.00	Closing
31	EYP Inc.	AIA Large Firm Roundtable	LFRT Treasurer C/O Randall E Gibson Gresham, Smith and Partners Nashville, TN 37201 United States	AP	\$0.00	Closing
32	EYP Inc.	AIMS	UTA College of Architecture Attn: CAPPA Career Fair Box 19108 Arlington, TX 76019 United States	AP	\$0.00	Closing
33	EYP Inc.	Air Graphics of Boston	82 Sagamore Street North Quincy, MA 02171 United States	AP	\$0.00	Closing
34	EYP Inc.	AJ Brown Imaging LLC	2612 32nd St. Moline, IL 61265 United States	AP	\$0.00	Closing
35	EYP Inc.	Aker Imaging	4706 Lillian St. Houston, TX 77007 United States	AP	\$1,506.47	Closing
36	EYP Inc.	Alan Hedge	11291 Longwater Chase Ct Ft. Myers, FL 33908 United States	AP	\$0.00	Closing
37	EYP Inc.	Albany Times Union	PO Box 80068 Prescott, AZ 86304-8068 United States	AP	\$0.00	Closing
38	EYP Inc.	Alfred Williams & Company	410 S. Salisbury Street Raleigh, NC 27601 United States	AP	\$0.00	Closing
39	EYP Inc.	All American Relocation Inc.	5101 Trademark Drive Raleigh, NC 27610 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
40	EYP Inc.	Allen Austin Lowe & Powers Inc.	d/b/a Gaines International 4801 Woodway Drive Suite 130W Houston, TX 77056 United States	AP	\$0.00	Closing
41	EYP Inc.	alliantgroup, LP	PO Box 4979 Houston, TX 77210-4979 United States	AP	\$0.00	Closing
42	EYP Inc.	AltelDirect	155 Pineview Drive Amherst, NY 14228 United States	UTILITIES	\$0.00	Closing
43	EYP Inc.	Alpha Safe & Vault Inc.	PO Box 896 Burlington, KY 41005 United States	AP	\$0.00	Closing
44	EYP Inc.	Altus Jobs LLC	2600 Lake Lucien Drive Suite 109 Maitland, FL 32751 United States	AP	\$0.00	Closing
45	EYP Inc.	Ambius Inc. (40)	PO Box 14086 Reading, PA 19612 United States	AP	\$0.00	Closing
46	EYP Inc.	American Alarm and Communications	297 Broadway Arlington, MA 02474 United States	UTILITIES	\$507.00	Closing
47	EYP Inc.	American Alarms, Inc.	1070 Classic Road Apex, NC 27539 United States	AP	\$0.00	Closing
48	EYP Inc.	American Appliances	Manny Matislah 5300 N. Braeswood Suite 383 Houston, TX 77096 United States	AP	\$0.00	Closing
49	EYP Inc.	American Cancer Society	1450 Western Avenue Albany, NY 12203 United States	AP	\$0.00	Closing
50	EYP Inc.	American City Business Journals, Inc.	P.O. Box 403993 Atlanta, GA 30384-3993 United States	AP	\$2,700.00	Closing
51	EYP Inc.	American Express - Purchase Account	PO Box 1270 Newark, NJ 07101-1270 United States	AP	\$0.00	Closing
52	EYP Inc.	American Express - Travel Account	Attn: Payment Processing P.O. Box 650448 Dallas, TX 75265-0448 United States	AP	\$0.00	Closing
53	EYP Inc.	American Express Co. - Fees	Travel Related Services Co. Inc. PO Box 650448 Dallas, TX 75265-0448 United States	AP	\$0.00	Closing
54	EYP Inc.	American Institute of Architects	PO Box 64185 Baltimore, MD 21264-4185 United States	AP	\$0.00	Closing
55	EYP Inc.	American Institute of Architects-ACD Department	Attention: Accounts Receivable 1735 New York Avenue NW Washington, DC 20006 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
56	EYP Inc.	American Institute of Steel Construction	Department 5496 PO Box 3090 Milwaukee, WI 53201 United States	AP	\$0.00	Closing
57	EYP Inc.	American Mechanical Services of Maryland	13300 Mid Atlantic Blvd. Laurel, MD 20708 United States	AP	\$0.00	Closing
58	EYP Inc.	American Office	1300 Piccard Drive Rockville, MD 20850 United States	AP	\$0.00	Closing
59	EYP Inc.	Angle Eye Photography	920 Anthem Way Chalfont, PA 18914 United States	AP	\$0.00	Closing
60	EYP Inc.	Anthem Life & Disability Insurance Co.	Group Enrollment & Billing Department L-8111 Columbus, OH 43268-8111 United States	BENEFIT	\$0.00	Closing
61	EYP Inc.	API Partners LLC	20 Rock Hill Road Bala Cynwyd, PA 19004 United States	AP	\$0.00	Closing
62	EYP Inc.	Applied Software Technology Inc - Civil 3D	5901 Peachtree Dunwoody Rd, Suite C230 Atlanta, GA 30328 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
63	EYP Inc.	Applied Software Technology Inc BIM 3 year	5901 Peachtree Dunwoody Rd, Suite C230 Atlanta, GA 30328 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
64	EYP Inc.	Applied Software Technology Inc BIM Collaborate Pro	5901 Peachtree Dunwoody Rd, Suite C230 Atlanta, GA 30328 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
65	EYP Inc.	Applied Software Technology Inc BIM Collaborate Pro	5901 Peachtree Dunwoody Rd, Suite C230 Atlanta, GA 30328 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
66	EYP Inc.	Applied Software Technology Inc BIM Collaborate Pro	5901 Peachtree Dunwoody Rd, Suite C230 Atlanta, GA 30328 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
67	EYP Inc.	Applied Technology Group, Inc.	d/b/a ATG, Inc P.O. Box 16235 Little Rock, AR 72231-6235 United States	AP	\$107,640.00	Closing
68	EYP Inc.	ARC Document Solutions, LLC	1510 Chester Pike Suite 120 Eddystone, PA 19022 United States	AP	\$242.43	Closing
69	EYP Inc.	ARC Document Solutions, LLC	1510 Chester Pike Suite 120 Eddystone, PA 19022 United States	EQUIPMENT LEASE	\$754.70	Closing
70	EYP Inc.	Arch2Graphics LLC	Glenn T. Comtois 2936 Elm Street, Suite E Dallas, TX 75226 United States	AP	\$0.00	Closing
71	EYP Inc.	Arcom Plus	461 E Township St. Fayetteville, AR 72703 United States	AP	\$0.00	Closing
72	EYP Inc.	Arena Technical Resources, LLC	104 South Washington St Rockville, MD 20850 United States	AP	\$0.00	Closing
73	EYP Inc.	ASAPH	Department 799 - DC 20042-0799 United States	AP	\$0.00	Closing
74	EYP Inc.	ASC Communications, LLC	29511 Network Place Chicago, IL 60673-1295 United States	AP	\$0.00	Closing
75	EYP Inc.	ASPE Capital Region	PO Box 12634 Albany, NY 12212-2634 United States	AP	\$0.00	Closing
76	EYP Inc.	Association for Preservation Technology International	P.O. Box 7317 Springfield, IL 62791 United States	AP	\$0.00	Closing
77	EYP Inc.	Association of American Colleges and Universities	Attn: Chiffon Haggins, Finance Director 1818 R Street NW Washington, DC 20009 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
78	EYP Inc.	Association of American Medical Colleges	655 K Street NW, Suite 100, DC 20001 United States	AP	\$0.00	Closing
79	EYP Inc.	Association of Community College Faculty Operations	Mr. Wesley F. Adams c/o Beaufort County Community College PO Box 1069 Washington, DC 27889-1069 United States	AP	\$0.00	Closing
80	EYP Inc.	Association of University Research Parks	Department 1072 P.O. Box 29338 Phoenix, AZ 85038-9338 United States	AP	\$0.00	Closing
81	EYP Inc.	AT&T	PO Box 5019 Carol Stream, IL 60197-5019 United States	UTILITIES	\$0.00	Closing
82	EYP Inc.	AT&T Mobility	PO Box 6463 Carol Stream, IL 60197-6463 United States	UTILITIES	\$99.28	Closing
83	EYP Inc.	ATCOM Business Telecom Solutions	PO Box 13476 Research Triangle Park, NC 27709-3476 United States	AP	\$0.00	Closing
84	EYP Inc.	Austin Chamber of Commerce	Greater Austin Chamber of Commerce d/b/a 535 East 5th Street Austin, TX 78701 United States	AP	\$0.00	Closing
85	EYP Inc.	Austin Commercial, LP	4828 Loop Central Loop Central Three, Suite 150 Houston, TX 77081 United States	AP	\$0.00	Closing
86	EYP Inc.	AVAIL	AVAIL Solutions, Inc d.b.a. AVAIL 163 E Main Street, 3rd Floor Lexington, KY 40507 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
87	EYP Inc.	Avitru. LLC	LB #413056 P.O. Box 35146 Seattle, WA 98124-5146 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
88	EYP Inc.	Axis Fine Art Installation	3941 Oakcliff Industrial Court Atlanta, GA 30340 United States	AP	\$0.00	Closing
89	EYP Inc.	Axomic Ltd.	2nd Floor 4 Tabernacle Street London EC2A 4LU United Kingdom	SOFTWARE SUBSCRIPTION	\$10,518.73	Closing
90	EYP Inc.	Axoscape	1334 Brittmooore Road, Suite 1000B Houston, TX 77043 United States	AP	\$6,375.00	Closing
91	EYP Inc.	BAERING	P.O. Box 90877 Raleigh, NC 27675 United States	AP	\$3,910.00	Closing
92	EYP Inc.	Baker Roofing Co	P.O. Box 26057 Raleigh, NC 27611 United States	AP	\$0.00	Closing
93	EYP Inc.	Bank of America	69 State Street, Albany NY 12207	BANK	\$0.00	Closing
94	EYP Inc.	Bank of America (credit card)	Business Card PO Box 15796 Wilmington, DE 19886-5796 United States	BANK	\$0.00	Closing
95	EYP Inc.	Barnard College	Attn: Accounts Payable 3009 Broadway New York, NY 10027 United States	AP	\$0.00	Closing
96	EYP Inc.	BAS HEALTH	17475 Jovanna Dr. Homewood, IL 60430	BENEFIT	\$0.00	Closing
97	EYP Inc.	Battery Solutions	5900 Brighton Pines Court Howell, MI 48843 United States	AP	\$0.00	Closing
98	EYP Inc.	BDO USA, LLP	PO Box 677973 Dallas, TX 75267-7973 United States	AP	\$0.00	Closing
99	EYP Inc.	Beacon Hill Staffing Group, LLC	PO Box 846193 Boston, MA 02284-6193 United States	AP	\$0.00	Closing
100	EYP Inc.	Beatt Productions, LLC	c/o Colin Beatt 1207 W 49th 1/2 St. Unit B Austin, TX 78756 United States	AP	\$0.00	Closing
101	EYP Inc.	Bech-Bruun	Langelinie Alle 35 DK-2100 Copenhagen Denmark	AP	\$0.00	Closing
102	EYP Inc.	Beijing Point Design Digital Technology Co., LTD	A806 Millennium Plaza 72# West Sanhuanbei Rd Beijing 100037 China	AP	\$0.00	Closing
103	EYP Inc.	Benefit Resource, Inc.	Attn: Accounts Receivable 245 Kenneth Drive Rochester, NY 14623 United States	BENEFIT	\$0.00	Closing
104	EYP Inc.	BeneTrac	Lockbox 732954 P.O. Box 732954 Dallas, TX 75373-2954 United States	BENEFIT	\$0.00	Closing
105	EYP Inc.	Bentley Systems, Inc. - ATL	PO Box 828836 Philadelphia, PA 19182-8836 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
106	EYP Inc.	Bentley Systems, Inc. - DC	PO Box 828836 Philadelphia, PA 19182-8836 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
107	EYP Inc.	Berkeley Research, LLC	Lockbox Number 676158 1200 E Campbell Rd, STE 108 Richardson, TX 75081 United States	AP	\$0.00	Closing
108	EYP Inc.	BGOV LLC	P.O. Box 419841 Boston, MA 02241-9841 United States	AP	\$0.00	Closing
109	EYP Inc.	Bicycle Colorado	1525 Market Street, Suite 100 Denver, CO 80202 United States	AP	\$0.00	Closing
110	EYP Inc.	Billings Clinic Foundation	P.O. Box 31031 Billings, MT 80202-6318 United States	AP	\$0.00	Closing
111	EYP Inc.	Bisnow LLC	PO Box 781452 Philadelphia, PA 19178-1452 United States	AP	\$0.00	Closing
112	EYP Inc.	Bizport, LTD	9 North Third Street Richmond, VA 23219 United States	AP	\$0.00	Closing
113	EYP Inc.	Black Spectacles, LLC	6300 N Northwest Hwy #31846 Chicago, TX 60631	SOFTWARE SUBSCRIPTION	\$0.00	Closing
114	EYP Inc.	Blaine Weinheimer	280 Abbey Drive Austin, TX 78737 United States	AP	\$0.00	Closing
115	EYP Inc.	BLCK Art Materials	6910 Eagle Way Chicago, IL 60678-1069 United States	AP	\$0.00	Closing
116	EYP Inc.	Bonadio & Co., LLP	Certified Public Accountants 6 Wembley Court Albany, NY 12205 United States	AP	\$55,500.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
117	EYP Inc.	Boston Bean Coffee Co. Inc.	23 Draper Street Woburn, MA 01801 United States	AP	\$0.00	Closing
118	EYP Inc.	Boston Business Journal	13818 Collections Ctr. Dr. Chicago, IL 60693 United States	AP	\$0.00	Closing
119	EYP Inc.	Boston Business Printing, Inc.	115 Broad St., Bsmt Boston, MA 02110 United States	AP	\$0.00	Closing
120	EYP Inc.	Boston Catering & Events	325 New Boston St #15 Woburn, MA 01801 United States	AP	\$0.00	Closing
121	EYP Inc.	Boston Private Industry Council, Inc.	2 Oliver St., 3rd Floor Boston, MA 02109 United States	AP	\$0.00	Closing
122	EYP Inc.	Boston Society of Architects	BSA/MA PO Box 847152 Boston, MA 02284-7152 United States	AP	\$0.00	Closing
123	EYP Inc.	Breakaway Courier Systems	444 W 36th Street New York, NY 10018 United States	AP	\$32.41	Closing
124	EYP Inc.	Brigid Schulte	2404 Terrett Drive Alexandria, VA 22301 United States	AP	\$0.00	Closing
125	EYP Inc.	Broadway Marketing, Ltd	80 Fuller Road Albany, NY 12205 United States	AP	\$0.00	Closing
126	EYP Inc.	Brown's Brewing Co.	Attn: Carrie Ryan Harkin 417 River Street Troy, NY 12180 United States	AP	\$0.00	Closing
127	EYP Inc.	Bruce T Martin Photography	154 East Central Street Natick, MA 01760 United States	AP	\$0.00	Closing
128	EYP Inc.	BTWN Exhibits LLC	400 Wharton Cir SW Atlanta, GA 30336	AP	\$0.00	Closing
129	EYP Inc.	Building Automation Systems, Inc.	317 Libbey Industrial Parkway Suite 100 Weymouth, MA 02189 United States	UTILITIES	\$0.00	Closing
130	EYP Inc.	Building Systems Design, Inc.	Dept 350 P.O. Box 4458 Houston, TX 77210-4458 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
131	EYP Inc.	Building Transparency	3216 W Bertona Street Seattle, WA 98199 United States	AP	\$995.00	Closing
132	EYP Inc.	BuildingGreen Inc.	122 Birge St., Suite 30 Brattleboro, VT 05301 United States	AP	\$0.00	Closing
133	EYP Inc.	Burnett Specialists	P.O. Box 973940 Dallas, TX 75397 United States	AP	\$0.00	Closing
134	EYP Inc.	Burrelles	30 B Vreeland Rd P.O. Box 674 Florham Park, NJ 07932 United States	AP	\$0.00	Closing
135	EYP Inc.	Buy On Purpose	314 Garden Oaks Blvd Houston, TX 77018 United States	AP	\$0.00	Closing
136	EYP Inc.	C*Connect	413 Allison Court Kingston Springs, TN 37082 United States	AP	\$0.00	Closing
137	EYP Inc.	Cambridge Valley Community Development & Preservation Partnership	P.O. Box 72 Cambridge, NY 12816 United States	AP	\$0.00	Closing
138	EYP Inc.	Camelot Print & Copy Center/Copy A Second	630 Columbia Street Ext. Ste 2 Latham, NY 12110 United States	AP	\$768.49	Closing
139	EYP Inc.	Cameron MacAllister Group	2 Theatre Square, Suite 218 Orinda, CA 94563 United States	AP	\$0.00	Closing
140	EYP Inc.	Canon Business Solutions, Inc.	15004 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
141	EYP Inc.	Canon Financial Services Inc	14904 Collections Center Drive Chicago, IL 60693-0149 United States	EQUIPMENT LEASE	\$0.00	Closing
142	EYP Inc.	Canon Solutions America Inc. / OCE	12379 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
143	EYP Inc.	Canstruction Boston	Nitsch Engineering 2 Center Plaza, Suite 430 Attn: Anna Luciano Boston, MA 02108 United States	AP	\$0.00	Closing
144	EYP Inc.	Canteen Refreshment Services	A Division of Canteen PO Box 417632 Boston, MA 02241-7632 United States	AP	\$0.00	Closing
145	EYP Inc.	Capital Analytics Associates	1023 Red Oak Drive Cherry Hill, NJ 08003 United States	AP	\$0.00	Closing
146	EYP Inc.	Capital Area Food Bank	Attn: Molly McGlinchy 4900 Puerto Rico Ave., NE Washington, DC 20017 United States	AP	\$0.00	Closing
147	EYP Inc.	Capital Area Janitorial	911 Central Avenue #229 Albany, NY 12206 United States	AP	\$0.00	Closing
148	EYP Inc.	Capital City Gospel Mission	259 South Pearl St Albany, NY 12202 United States	AP	\$0.00	Closing
149	EYP Inc.	Capital District Women's Employment & Resource Center	175 Central Avenue 3rd Floor Albany, NY 12206 United States	AP	\$0.00	Closing
150	EYP Inc.	Capital Interiors LLC	PO Box 2348 Malta, NY 12020 United States	AP	\$0.00	Closing
151	EYP Inc.	Capital Region Chamber	5 Computer Drive South Albany, NY 12205-1608 United States	AP	\$0.00	Closing
152	EYP Inc.	Capital Signs, Inc.	5380 Webb Parkway NW Lilburn, GA 30047 United States	AP	\$0.00	Closing
153	EYP Inc.	Capitol Coffee Systems, Inc.	1113 Capital Blvd. Raleigh, NC 27603 United States	AP	\$0.00	Closing
154	EYP Inc.	Capitol Office Solutions	P.O. Box 936702 Atlanta, GA 31193-6702 United States	AP	\$0.00	Closing
155	EYP Inc.	Caton Consulting, Inc.	10924 Grant Road #320 Houston, TX 77070-4445 United States	AP	\$1,764.00	Closing
156	EYP Inc.	CDW Direct, LLC	PO Box 75723 Chicago, IL 60675-5723 United States	UTILITIES	\$1,031.69	Closing
157	EYP Inc.	CDW Direct, LLC	PO Box 75723 Chicago, IL 60675-5723 United States	AP	\$7,239.40	Closing
158	EYP Inc.	CDW Direct, LLC - HPE 3Y	PO Box 75723 Chicago, IL 60675-5723 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
159	EYP Inc.	CDW Direct, LLC Carbon Black	PO Box 75723 Chicago, IL 60675-5723 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
160	EYP Inc.	CDW Direct, LLC VEEAM	PO Box 75723 Chicago, IL 60675-5723 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
161	EYP Inc.	Celsdon LLC	611 Baldwin Road Ticonderoga, NY 12883 United States	AP	\$0.00	Closing
162	EYP Inc.	Center for Health Systems & Design	Mail Stop 3137 College Station, TX 77843-3137 United States	AP	\$0.00	Closing
163	EYP Inc.	CenterPoint Energy Properties, Inc.	PM Realty Group, LP 41 Louisiana Street, Suite 4101 Houston, TX 77002 United States	OFFICE LEASE	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
164	EYP Inc.	CenterPoint Energy Service Co LLC	PO Box 61482 Houston, TX 77208-1482 United States	AP	\$0.00	Closing
165	EYP Inc.	Central Atlanta Progress, Inc. (CAP)	84 Walton Street, Suite 500 Atlanta, GA 30303 United States	AP	\$0.00	Closing
166	EYP Inc.	Central Consulting Group	7900 International Drive Suite 300 Minneapolis, MN 55425 United States	AP	\$0.00	Closing
167	EYP Inc.	CenturyLink	PO Box 52187 Phoenix, AZ 85072-2187 United States	UTILITIES	\$0.00	Closing
168	EYP Inc.	Ceros, Inc	P.O. Box 392226 Pittsburgh, PA 15251-9226 United States	AP	\$0.00	Closing
169	EYP Inc.	Certified Records Management	P.O. Box 21494 New York, NY 10087-1494 United States	AP	\$395.88	Closing
170	EYP Inc.	Chalfoux Consulting, LLC	231 12th Street SE Washington, DC 20003 United States	AP	\$0.00	Closing
171	EYP Inc.	Chattahoochee Riverkeeper, Inc.	916 Joseph Lowery Blvd., Suite 3 Atlanta, GA 30318 United States	AP	\$0.00	Closing
172	EYP Inc.	Chefs Showcase Foundation	c/o CBRE 2100 McKinney Ave, Suite 700 Dallas, TX 75201 United States	AP	\$0.00	Closing
173	EYP Inc.	Children's Healthcare Foundation	Children's Healthcare of Atlanta Foundation Attn: Stephanie Beyers 1575 Northeast Expressway Atlanta, GA 30329 United States	AP	\$0.00	Closing
174	EYP Inc.	Chris' Coffee Service, Inc.	348 Old Niskayuna Rd Latham, NY 12110 United States	AP	\$366.80	Closing
175	EYP Inc.	Chris Cooper Photographer Inc.	159 Coffey St. Brooklyn, NY 11231 United States	AP	\$0.00	Closing
176	EYP Inc.	Chubb	Dept. CH 14089 Palatine, IL 60055-4089 United States	INSURANCE	\$0.00	Closing
177	EYP Inc.	Chuck Choi Architectural Photography	17 Pelham Terrace Arlington, MA 02476 United States	AP	\$0.00	Closing
178	EYP Inc.	Circa	1000 N Water Street, Suite 1200 Milwaukee, WI 53202 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
179	EYP Inc.	Cisco Webex LLC	16720 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
180	EYP Inc.	City Blueprint & Supply Co.	1904 Poydras St New Orleans, LA 70112 United States	AP	\$0.00	Closing
181	EYP Inc.	City of Raleigh	PO Box 71081 Charlotte, NC 28272-1081 United States	UTILITIES	\$0.00	Closing
182	EYP Inc.	City of Schenectady	Attn: Mona Golub 1929 Union Street Schenectady, NY 12309 United States	AP	\$0.00	Closing
183	EYP Inc.	Clarivate Analytics (US) LLC	P.O. Box 3771 Carol Stream, IL 60132-3771 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
184	EYP Inc.	ClearWater Conservancy	2555 N. Atherton Street State College, PA 16803 United States	AP	\$0.00	Closing
185	EYP Inc.	CMC Repro & Associates, Inc.	PO Box 79801 Baltimore, MD 21279-0801 United States	AP	\$0.00	Closing
186	EYP Inc.	Coakley & Williams Construction, Inc.	7475 Wisconsin Avenue, Suite 900 Bethesda, MD 20814 United States	AP	\$0.00	Closing
187	EYP Inc.	Colonial Parking Inc.	PO Box 79241 Baltimore, MD 21279-0241 United States	BENEFIT	\$0.00	Closing
188	EYP Inc.	Colorado Analytics LLC	4144 Sumter Sq. Fort Collins, CO 80525 United States	AP	\$0.00	Closing
189	EYP Inc.	Colorado Association of Healthcare Executives	8547 E. Arapahoe Rd., Suite J263 Greenwood Village, CO 80112 United States	AP	\$0.00	Closing
190	EYP Inc.	Colorado Real Estate Journal	Colorado Real Estate Journal 1600 Stout Street Suite 1330 Denver, CO 80202 United States	AP	\$0.00	Closing
191	EYP Inc.	Colorado Village Collaborative	3264 Larimer St., Unit D Denver, CO 80218 United States	AP	\$0.00	Closing
192	EYP Inc.	Commercial 1 Construction	3948 Browning Pl. Suite 202 Raleigh, NC 27609 United States	AP	\$0.00	Closing
193	EYP Inc.	Commercial Collection Corp. of NY	PO Box 288 Tonawanda, NY 14151-0288 United States	AP	\$0.00	Closing
194	EYP Inc.	Compu-ecture, Inc.	3000 Connecticut Ave N.W. Suite 200 Washington, DC 20008 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
195	EYP Inc.	Conference Technologies, Inc	P.O. Box 66726 St. Louis, MO 63043-3509 United States	AP	\$0.00	Closing
196	EYP Inc.	Connecticut Department of Labor	online only Connecticut	AP	\$0.00	Closing
197	EYP Inc.	Connie Anderson Photography	1400 El Camino Village Dr, #508 Houston, TX 77058 United States	AP	\$0.00	Closing
198	EYP Inc.	Control Risks Group, LLC	P.O. Box 406287 Atlanta, GA 30384-6287 United States	AP	\$0.00	Closing
199	EYP Inc.	Convention Handling Services, LLC	P.O. Box 200511 San Antonio, TX 78220 United States	AP	\$0.00	Closing
200	EYP Inc.	Convergint Technologies	35257 Eagle Way Chicago, IL 60678-1352 United States	AP	\$0.00	Closing
201	EYP Inc.	Cooley Group, Inc.	1000 Pittsford Victor Road 2nd Floor Pittsford, NY 14534 United States	AP	\$0.00	Closing
202	EYP Inc.	Costco Wholesale	Costco Membership PO Box 34783 Seattle, WA 98124-1783 United States	AP	\$0.00	Closing
203	EYP Inc.	CourierNet Inc	PO Box 409236 Atlanta, GA 30384 United States	AP	\$0.00	Closing
204	EYP Inc.	Cove Tool, Inc.	101 Marietta St. NW 30th Fl Atlanta, GA 30303 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
205	EYP Inc.	Creator Inc.	10 Enterprise Avenue Clifton Park, NY 12065 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
206	EYP Inc.	Creative Office Pavilion	One Design Center Place Suite 734 Boston, MA 02210 United States	AP	\$0.00	Closing
207	EYP Inc.	Credentia Check Corporation	PO Box 4504 Troy, MI 48099-4504 United States	AP	\$0.00	Closing
208	EYP Inc.	Crew Network	1201 Wakarusa Drive, Suite D Lawrence, KS 66049 United States	AP	\$0.00	Closing
209	EYP Inc.	Croyles Quality Contracting	CQC, LLC d/b/a 974 Route 67 Ballston Spa, NY 12020 United States	AP	\$0.00	Closing
210	EYP Inc.	CRS Facility Services LLC	Park 80 East, 160 Pehle Avenue 2nd Floor Suite 201 Saddle Brook, NJ 07663 United States	AP	\$0.00	Closing
211	EYP Inc.	Crystal Springs	d/b/a DS Waters of America Inc. PO Box 660579 Dallas, TX 75266-0579 United States	AP	\$0.00	Closing
212	EYP Inc.	CT Corporation	PO Box 4349 Carol Stream, IL 60197-4349 United States	AP	\$0.00	Closing
213	EYP Inc.	Curtis Martin Photography	9254 Bellbeck Road Baltimore, MD 21234 United States	AP	\$0.00	Closing
214	EYP Inc.	Cushing Academy	2019 Cushing Academy Golf Tournament Alumni and Parent Programs 39 School Street Ashburham, MA 01430 United States	AP	\$0.00	Closing
215	EYP Inc.	CVS Pharmacy Inc.	9501 E Shea Blvd, MC 019 Scottsdale, AZ 85260	BENEFIT	\$0.00	Closing
216	EYP Inc.	Cybernetics	111 Cybernetics Way, Suite 3000 Yorktown, VA 23693 United States	AP	\$0.00	Closing
217	EYP Inc.	D Dietrich Associates, Inc.	PO Box 218 Perkastie, PA 18944-0218 United States	AP	\$0.00	Closing
218	EYP Inc.	Dataflow, Inc.	176 Anderson Avenue Suite 200 Rochester, NY 14607 United States	AP	\$1,554.28	Closing
219	EYP Inc.	DataVox, Inc.	6650 W. Sam Houston Parkway South Houston, TX 77072 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
220	EYP Inc.	Datawatch Systems	PO Box 79845 Baltimore, MD 21279-0845 United States	UTILITIES	\$0.00	Closing
221	EYP Inc.	David Shapiro Enterprises, Inc.	305 Commons Gate Court Roswell, GA 30075-7123 United States	AP	\$0.00	Closing
222	EYP Inc.	DBIA - Design Build Institute of America	1331 Pennsylvania Avenue NW 4th Floor Washington, DC 20004-1718 United States	AP	\$0.00	Closing
223	EYP Inc.	DC Preservation League	Attn: Rebecca Miller 1221 Connecticut Avenue, NW, Suite 5A Washington, DC 20036 United States	AP	\$0.00	Closing
224	EYP Inc.	de la Torre Photos, LLC	2700 Cullen Blvd. #1056 Pearland, TX 77584 United States	AP	\$0.00	Closing
225	EYP Inc.	Definitive Healthcare, LLC	550 Cochituate Road, Unit 4 Frammingham, MA 01701 United States	AP	\$0.00	Closing
226	EYP Inc.	DeKalb Office Environments, Inc.	P.O. Box 161849 Atlanta, GA 30321-1849 United States	AP	\$4,759.04	Closing
227	EYP Inc.	Delaware Association of Professional Engineers	Delaware Association of Professional Engineers State of Delaware 56 West Main Street, Suite 208 Christiana, DE 19702 United States	AP	\$0.00	Closing
228	EYP Inc.	Dell Marketing LP	c/o Dell USA LP PO Box 643561 Pittsburg, PA 15264-3561 United States	AP	\$0.00	Closing
229	EYP Inc.	Delta Dental of New York, Inc.	Attn: Accounts Receivable PO Box 62577 Baltimore, MD 21264-2577 United States	BENEFIT	\$0.00	Closing
230	EYP Inc.	Deltek Systems, Inc. - MasterSpec	Wells Fargo Bank P.O. Box 75967 Baltimore, MD 21275-5967 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
231	EYP Inc.	Deltek Systems, Inc. - Vision	Wells Fargo Bank P.O. Box 75967 Baltimore, MD 21275-5967 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
232	EYP Inc.	Denver Boulder Couriers	1898 S Flatiron Court, #220 Boulder, CO 80301 United States	AP	\$0.00	Closing
233	EYP Inc.	Department of Business & Professional Regulation	State of Florida 2601 Blair Stone Road Tallahassee, FL 32399-0783 United States	AP	\$0.00	Closing
234	EYP Inc.	Department of Consumer Affairs	2535 Capitol Oaks Drive, Suite 300 Sacramento, CA 95833-2944 United States	AP	\$0.00	Closing
235	EYP Inc.	DerrickAssociates Inc.	8545 Atlas Drive Gaithersburg, MD 20877 United States	AP	\$0.00	Closing
236	EYP Inc.	Design Museum Foundation	6 Kingman Road Acton, MA 01720 United States	AP	\$0.00	Closing
237	EYP Inc.	Designer Pages Technologies	22 West 21st Street, 6th Floor New York, NY 10010 United States	AP	\$0.00	Closing
238	EYP Inc.	Digital Power Lending, LLC	940 South Coast Drive, Suite 200 Costa Mesa CA 92626	BANK	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
239	EYP Inc.	Directorate of International Programmes	11 Agromicheskaya Str. Kazan, Russian Federation 420049	AP	\$0.00	Closing
240	EYP Inc.	District Electrical Services, Inc.	4601 Decatur St Hyattsville, MD 20781 United States	AP	\$0.00	Closing
241	EYP Inc.	Doctors Without Borders	P.O. Box 5030 Hagerstown, MD 21741-5030 United States	AP	\$0.00	Closing
242	EYP Inc.	Dominion Energy	P.O. Box 100256 Columbia, NC 29202-3256 United States	UTILITIES	\$0.00	Closing
243	EYP Inc.	Donnelley Financial Solutions	P.O. Box 842282 Boston, MA 02284-2282 United States	AP	\$19,998.75	Closing
244	EYP Inc.	DRM Services	2555 Central Pkwy, #200 Houston, TX 77092 United States	AP	\$0.00	Closing
245	EYP Inc.	Duke Energy	PO Box 1003 Charlotte, NC 28201-1003 United States	UTILITIES	\$0.00	Closing
246	EYP Inc.	Duncan Parnell, Inc.	PO Box 35649 Charlotte, NC 28235 United States	AP	\$0.00	Closing
247	EYP Inc.	EAN Services LLC	Servicing National Car Rental PO Box 402334 Atlanta, GA 30384-2334 United States	AP	\$815.69	Closing
248	EYP Inc.	Earnest Consulting Group	2215 W. Eldora Dr Marion, IN 46952-1047 United States	AP	\$0.00	Closing
249	EYP Inc.	eAsset Solutions LLC	427 N Maple Avenue Falls Church, VA 22046 United States	AP	\$0.00	Closing
250	EYP Inc.	Eastern Connection Operating, Inc.	PO Box 5953 Springfield, MA 01101-5953 United States	AP	\$0.00	Closing
251	EYP Inc.	Eastern Managed Print Network LLC	LOCKBOX 936724 PO BOX 936724 ATLANTA, GA 31193-6724 United States	AP	\$2,482.81	Closing
252	EYP Inc.	Educational Foundation of the SETC	Administrative Office 2121 Milford Street Houston, TX 77098 United States	AP	\$0.00	Closing
253	EYP Inc.	eFax Corporate	c/o J2 Cloud Services, Inc. PO Box 51873 Los Angeles, CA 90051-6173 United States	UTILITIES	\$215.82	Closing
254	EYP Inc.	EleVia Software, LLC	EleVia Acquisition Co. 1750 Elm Street, 9th Fl. Manchester, NH 03104 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
255	EYP Inc.	ELEVINELEVIN, LLC	d/b/a ELEVINE Studios 15 Channel Center, Suite #102 Boston, MA 02210 United States	AP	\$0.00	Closing
256	EYP Inc.	Emerald Expositions, LLC	32694 Collection Center Drive Chicago, IL 60693-0326 United States	AP	\$0.00	Closing
257	EYP Inc.	EMGS Oak Solutions	14532 Amelia Cove Dr Jacksonville, FL 32226 United States	AP	\$0.00	Closing
258	EYP Inc.	Empire Blue Cross Blue Shield - MEDICAL CLAIMS	PO Box 645438 Cincinnati, OH 45264-5438 United States	BENEFIT	\$0.00	Closing
259	EYP Inc.	Empire Blue Cross Blue Shield - VISION	PO Box 645438 Cincinnati, OH 45264-5438 United States	BENEFIT	\$0.00	Closing
260	EYP Inc.	Escape Inc.	80 Pine Street, Floor 24 New York, NY 10005 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
261	EYP Inc.	Enterprise Rent-A-Car	PO Box 402383 Atlanta, GA 30384-2383 United States	AP	\$1,741.57	Closing
262	EYP Inc.	EP&M International, Inc.	PO Box 869 Latham, NY 12110 United States	AP	\$0.00	Closing
263	EYP Inc.	Erin Scott Photography	604 Columbia Rd. NW #2 Washington, DC 20001 United States	AP	\$0.00	Closing
264	EYP Inc.	ESI	55 Chamberlain Street Wellsville, NY 14895 United States	BENEFIT	\$0.00	Closing
265	EYP Inc.	Esto Photographics, Inc.	P.O. Box 380852 Brooklyn, NY 11238 United States	AP	\$0.00	Closing
266	EYP Inc.	Events by BH	185 New Boston Street, Unit F Woburn, MA 01801 United States	AP	\$0.00	Closing
267	EYP Inc.	Eversource Energy	P.O. Box 56007 Boston, MA 02205-6007 United States	UTILITIES	\$0.00	Closing
268	EYP Inc.	Exclaimer Ltd.	445 Park Ave, 9th Fl New York, NY 10022 United States	SOFTWARE SUBSCRIPTION	\$534.75	Closing
269	EYP Inc.	Farm To Table	914 Denmeade Walk Marietta, GA 30064 United States	AP	\$0.00	Closing
270	EYP Inc.	FastSigns Denver Midtown	1485 S. Colorado Blvd. Ste 150 Denver, CO 80222 United States	AP	\$0.00	Closing
271	EYP Inc.	FastSigns Downtown	2929A Milam Houston, TX 77006 United States	AP	\$0.00	Closing
272	EYP Inc.	FastSigns of Arlington, VA	5852 Washington Blvd., Ste 4 Arlington, VA 22205 United States	AP	\$0.00	Closing
273	EYP Inc.	Federal Express Corp.	PO Box 371461 Pittsburgh, PA 15250-7461 United States	AP	\$2,596.84	Closing
274	EYP Inc.	Fedex Custom Critical Inc	PO Box 645135 Pittsburgh, PA 15264-5135 United States	AP	\$0.00	Closing
275	EYP Inc.	Finn Partners	301 East 57th St. New York, NY 10022 United States	AP	\$10,687.50	Closing
276	EYP Inc.	First Choice Coffee Service	6700 Dawson Blvd. Bldg 3-E Norcross, GA 30093 United States	AP	\$212.19	Closing
277	EYP Inc.	FirstLight Fiber	PO Box 1301 Williston, VT 05495-1301 United States	UTILITIES	\$0.00	Closing
278	EYP Inc.	Flow Yoga Center	Debra Perison-Mishalove 2936 Northampton St NW Washington, DC 20015 United States	AP	\$0.00	Closing
279	EYP Inc.	FNSJ Inc d/b/a FastSigns 311201	70 Quincy Ave. Quincy, MA 02169 United States	AP	\$0.00	Closing
280	EYP Inc.	Fort Orange Club	110 Washington Avenue Albany, NY 12210 United States	AP	\$0.00	Closing
281	EYP Inc.	Fort Valley State University	Attn: Accounts Payable 1005 State University Drive Fort Valley, GA 31030 United States	AP	\$0.00	Closing
282	EYP Inc.	Francis Dzikowski Photography	315 Greene Ave, Apt. #4B Brooklyn, NY 11238 United States	AP	\$0.00	Closing
283	EYP Inc.	Fuller Road Management Corporation	257 Fuller Road Albany, NY 12203 United States	OFFICE LEASE	\$7,907.54	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
284	EYP Inc.	G. Lyon Photography Inc.	631 Live Oak Street Houston, TX 77003 United States	AP	\$1,028.38	Closing
285	EYP Inc.	General Dynamics Mission Systems	c/o PNC Bank NA PO Box 640232 ABA 043000096 ACCT 3695717 Pittsburgh, PA 15264-0232 United States	AP	\$0.00	Closing
286	EYP Inc.	Georgetown Massage and Bodywork	1726 Wisconsin Ave. 2nd Fl Washington, DC 20007 United States	AP	\$0.00	Closing
287	EYP Inc.	Georgetown Suites	P.O. Box 3556 Washington, DC 20027 United States	AP	\$0.00	Closing
288	EYP Inc.	Georgia Department of Insurance	Fire Safety Division P.O. Box 935136 Suite 916 West Tower Atlanta, GA 31193-5136 United States	AP	\$0.00	Closing
289	EYP Inc.	gmtsonphoto	319 Skyline Drive Columbia, SC 29210 United States	AP	\$0.00	Closing
290	EYP Inc.	Gotsch Studio	1587 Runnymede Road NE Atlanta, GA 30319 United States	AP	\$0.00	Closing
291	EYP Inc.	gpac, LLC	116 W. 69th St., Ste 200 Sioux Falls, SD 57108 United States	AP	\$0.00	Closing
292	EYP Inc.	GPI Models	79 Prospect Street Somerville, MA 02143 United States	AP	\$0.00	Closing
293	EYP Inc.	Graceworks Inc.	Attn: Carol Doscher 470 West End Avenue, #8D New York, NY 10024 United States	AP	\$5,007.25	Closing
294	EYP Inc.	Greater Houston Partnership	P.O. Box 301767 Dallas, TX 75303-1767 United States	AP	\$0.00	Closing
295	EYP Inc.	Green Business Certification, Inc.	PO Box 822964 Philadelphia, PA 19182-2964 United States	AP	\$0.00	Closing
296	EYP Inc.	Green Light N Go LLC	15 Wheeler Ave, Suite 1 Medford, MA 02155 United States	AP	\$0.00	Closing
297	EYP Inc.	Grinnell College	Office of Development & Alumni Relations Grinnell, IA 50112-1690 United States	AP	\$0.00	Closing
298	EYP Inc.	Group C Inc.	514 Chapel Street New Haven, CT 06511 United States	AP	\$12,360.00	Closing
299	EYP Inc.	GrubHub Corporate AR	P.O. Box 71649 Chicago, IL 60694-1649 United States	AP	\$213.16	Closing
300	EYP Inc.	Grubhub for Work	PO Box 748570 Los Angeles, CA 90074-8570 United States	AP	\$0.00	Closing
301	EYP Inc.	G-Smatt America	261 S. Figueroa St. Suite 130 Los Angeles, CA 90012 United States	AP	\$0.00	Closing
302	EYP Inc.	GSS Infotech of NY, Inc. VMWare DC & ALB	d/b/a ATEC Group 1762 Central Avenue Albany, NY 12205 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
303	EYP Inc.	GSS Infotech of NY, Inc. VMWare HOU	d/b/a ATEC Group 1762 Central Avenue Albany, NY 12205 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
304	EYP Inc.	Guardian - DISABILITY MA EMPLOYEES	Guardian - Bethlehem PO Box 824404 Philadelphia, PA 19182-4404 United States	BENEFIT	\$0.00	Closing
305	EYP Inc.	Guardian - DISABILITY NY EMPLOYEES	Guardian - Bethlehem PO Box 824404 Philadelphia, PA 19182-4404 United States	BENEFIT	\$0.00	Closing
306	EYP Inc.	Guardian - DISABILITY STATES W/OUT SMB OUTSIDE OF NY	Guardian - Bethlehem PO Box 824404 Philadelphia, PA 19182-4404 United States	BENEFIT	\$0.00	Closing
307	EYP Inc.	Guardian - DISABILITY VOLUNTARY STD	Guardian - Bethlehem PO Box 824404 Philadelphia, PA 19182-4404 United States	BENEFIT	\$0.00	Closing
308	EYP Inc.	Habitat for Humanity of Colorado, Inc	550 South Wadsworth, Suite 150 Lakewood, CO 80226 United States	AP	\$0.00	Closing
309	EYP Inc.	Hackensack Meridian Health	Attn: Denise Hutton 2020 Sixth Avenue Neptune City, NJ 07753 United States	AP	\$0.00	Closing
310	EYP Inc.	Hackensack University Medical Center Foundation	Attn: 2016 Recognition Gala 360 Essex Street, Suite 301 Hackensack, NJ 07601-8566 United States	AP	\$0.00	Closing
311	EYP Inc.	Halkin Mason Photography LLC	2131 North American St Philadelphia, PA 19122 United States	AP	\$0.00	Closing
312	EYP Inc.	Hamilton Products Group, Inc.	7775 Cooper Rd. Cincinnati, OH 45242 United States	AP	\$0.00	Closing
313	EYP Inc.	Hampden-Sydney College	Attn: Sarah Tolley VAPPA Conference PO Box 104 Hampden Sydney, VA 23943 United States	AP	\$0.00	Closing
314	EYP Inc.	Hampton University Department of Architecture	C/O Justin Yates 714 Orchard Rd Hampton, VA 23668 United States	AP	\$0.00	Closing
315	EYP Inc.	Harbor Compliance	1930 Colonial Village Lane Lancaster, PA 17601 United States	AP	\$0.00	Closing
316	EYP Inc.	Harvard T.H. Chan School of Public Health	d/b/a President and Fellows of Harvard College Attn: Eileen McNeely, SHINE P.O. Box 419209 Boston, MA 02241-9209 United States	AP	\$0.00	Closing
317	EYP Inc.	Hasbro Children's Hospital	P.O. Box H Providence, RI 02901 United States	AP	\$0.00	Closing
318	EYP Inc.	HCC Life Insurance Company	Atlanta, GA 30384-2032 United States	BENEFIT	\$0.00	Closing
319	EYP Inc.	HI CapM Advisors Ltd	819 Putnam Avenue Brooklyn, NY 11221 United States	AP	\$0.00	Closing
320	EYP Inc.	Hicks Landscape Contractors of Zebulon, Inc.	P.O. Box 2255 Wendell, NC 27591 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
321	EYP Inc.	Historic Albany Foundation	89 Lexington Ave Albany, NY 12209 United States	AP	\$0.00	Closing
322	EYP Inc.	Hollister Entertainment	106 Country Walk Rd Schenectady, NY 12306 United States	AP	\$0.00	Closing
323	EYP Inc.	Horizon Contracting	P.O. Box 40642 Raleigh, NC 27629 United States	AP	\$0.00	Closing
324	EYP Inc.	Horizon Reprographics	1030 W. Ellsworth Ave, Unit G Denver, CO 80223 United States	AP	\$0.00	Closing
325	EYP Inc.	Houston Architecture Foundation	PO Box 66696 Houston, TX 77266 United States	AP	\$0.00	Closing
326	EYP Inc.	Houston Express, Inc.	Houston Express, Inc. PO Box 40069 Houston, TX 77240 United States	AP	\$0.00	Closing
327	EYP Inc.	Houston Livestock Show & Rodeo	Houston Livestock Show & Rodeo Attn: Jennifer Clark PO Box 20070 Houston, TX 77225-0070 United States	AP	\$0.00	Closing
328	EYP Inc.	Houston Methodist	Design and Construction 7550 Greenbriar, Suite R85-120 Houston, TX 77030 United States	AP	\$0.00	Closing
329	EYP Inc.	Houston Methodist Hospital Foundation	1707 Sunset Blvd. Houston, TX 77005 United States	AP	\$0.00	Closing
330	EYP Inc.	Houston NOMA	2726 Bissonnet Suite 240/Box 165 Houston, TX 77005 United States	AP	\$0.00	Closing
331	EYP Inc.	Houston Zoo Inc.	1513 Cambridge St Houston, TX 77030 United States	AP	\$0.00	Closing
332	EYP Inc.	HRDirect	PO Box 669390 Pompano Beach, FL 33066-9390 United States	AP	\$0.00	Closing
333	EYP Inc.	Humanscale Corp.	15815 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
334	EYP Inc.	Hydratec Inc.	64 Haverhill Rd - Route 111 Windham, NH 03087-1516 United States	AP	\$0.00	Closing
335	EYP Inc.	IC3.LLC	9427 White Hemlock Ln. Charlotte, NC 28270 United States	AP	\$0.00	Closing
336	EYP Inc.	IHC Health Services, Inc.	Attn: Jimmy Nielsen Intermountain Healthcare 36 South State St., 21st FLR Salt Lake City, UT 84111 United States	AP	\$0.00	Closing
337	EYP Inc.	IIDA Georgia Chapter	351 Peachtree Hills Ave NE Suite 503E Atlanta, GA 30305 United States	AP	\$0.00	Closing
338	EYP Inc.	Ike Lea	7880 Vista Ave Grand Ledge, MI 48837 United States	AP	\$0.00	Closing
339	EYP Inc.	Imaginit Technologies	Rand Worldwide Subsidiary, Inc. 28127 Network Place Chicago, IL 60673-1281 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
340	EYP Inc.	Impact Corporate Promotions	1710 Cumberland Point drive Suite 20 Marietta, GA 30067 United States	AP	\$0.00	Closing
341	EYP Inc.	Impact Office Products	PO Box 79222 Baltimore, MD 21279-0222 United States	AP	\$3,373.95	Closing
342	EYP Inc.	In Our Own Voices, Inc.	245 Lark Street Albany, NY 12210 United States	AP	\$0.00	Closing
343	EYP Inc.	Industrious AUS 201 W 5th LLC	P.O. Box 780441 Philadelphia, PA 19178-0441 United States	OFFICE LEASE	\$0.00	Closing
344	EYP Inc.	Inforevision	Parallevej 14 Denmark	AP	\$0.00	Closing
345	EYP Inc.	Inglert & Stubbs, LLC	Lockbox 932506 Atlanta, GA 31193-2506 United States	AP	\$0.00	Closing
346	EYP Inc.	Inquiries Screening	P.O. Box 36460 Newark, NJ 07188-6460 United States	AP	\$0.00	Closing
347	EYP Inc.	Insights Success Media Tech LLC	555 Metro Place N #100 Dublin, OH 43017 United States	AP	\$0.00	Closing
348	EYP Inc.	Integra Network Services, LLC	425 Fortune Blvd., Suite 202 Milford, MA 01757 United States	AP	\$0.00	Closing
349	EYP Inc.	Integrated Environmental Solutions Limited	PO Box 845237 Boston, MA 02284-5237 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
350	EYP Inc.	Interior Elements, LLC	830 Wilson Drive, Suite A Ridgeland, MS 39157 United States	AP	\$0.00	Closing
351	EYP Inc.	International Code Council, Inc.	Accounts Receivable 4051 West Flossmoor Road Country Club Hills, IL 60478-5795 United States	AP	\$0.00	Closing
352	EYP Inc.	Intrado Enterprise Collaboration, Inc	P.O. Box 281866 Atlanta, GA 30384-1866 United States	AP	\$0.00	Closing
353	EYP Inc.	Intuitive Technologies, LLC	355 S. Teller St. Suite 200 Lakewood, CO 80226 United States	AP	\$0.00	Closing
354	EYP Inc.	Iron Mountain Records Management	PO Box 27128 New York, NY 10087-7128 United States	AP	\$0.00	Closing
355	EYP Inc.	ISLAH	1750 Clairmont Rd. Unit 21 Attn: Jay Visbal Atlanta, GA 30033 United States	AP	\$0.00	Closing
356	EYP Inc.	J. Aaron & Associates, LLC	P.O. Box 506 Brookline, NH 03033 United States	AP	\$0.00	Closing
357	EYP Inc.	J. R. Nichols Company Inc.	3090 Longquill Drive Smyrna, GA 30080 United States	AP	\$0.00	Closing
358	EYP Inc.	Jaeger & Flynn Associates, Inc.	42 South Street Glens Falls, NY 12801 United States	BENEFIT	\$0.00	Closing
359	EYP Inc.	Jani-King of Raleigh-Durham	801 Jones Franklin Road, Suite 230 Raleigh, NC 27606 United States	AP	\$0.00	Closing
360	EYP Inc.	Jarrick PR Consulting	4232 Candleberry Avenue Seal Beach, CA 90740 United States	AP	\$2,220.00	Closing
361	EYP Inc.	Jason Keen	1439 Van Dyke St. Detroit, MI 48214 United States	AP	\$0.00	Closing
362	EYP Inc.	Jerry B Smith Photography	4418 Deer Lodge Dr Houston, TX 77018 United States	AP	\$0.00	Closing
363	EYP Inc.	Jersey Shore University Medical Center Foundation	1340 Campus Parkway Building C, Unit 4 Attn: Meagan O'Flaherty Wall Township, NJ 07753-6828 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
364	EYP Inc.	Jesse J. Olinger	10545 Oakview Pointe Terrace Gotha, FL 34734 United States	AP	\$0.00	Closing
365	EYP Inc.	Jim Roof Creative, Inc.	6992 Flagstone Way Flowery Branch, GA 30542 United States	AP	\$0.00	Closing
366	EYP Inc.	Jim Sink Photography	2504 Scouting Trail Raleigh, NC 27615 United States	AP	\$0.00	Closing
367	EYP Inc.	John E McDonough	37 Harris St Brookline, MA 02446 United States	AP	\$0.00	Closing
368	EYP Inc.	Johnson Controls Security Solutions, LLC	PO Box 371994 Pittsburgh, PA 15250-7994 United States	UTILITIES	\$0.00	Closing
369	EYP Inc.	Jonathan Dean	P.O. Box 272 Benton, LA 71006 United States	AP	\$0.00	Closing
370	EYP Inc.	Jonathan Hillier Photography Inc	1097 Knott St. SE Atlanta, GA 30316 United States	AP	\$0.00	Closing
371	EYP Inc.	Joseph Hage Aaronson LLC	485 Lexington Avenue, 30th Floor New York, NY 10017 United States	AP	\$0.00	Closing
372	EYP Inc.	Joseph Mills Photography	PO Box 18126 Oklahoma City, OK 73154 United States	AP	\$0.00	Closing
373	EYP Inc.	Jules Catering, Inc.	PO Box 360 Somerville, MA 02143 United States	AP	\$0.00	Closing
374	EYP Inc.	Kainos Planning LLC	355 S. Teller St, Suite 200 Lakewood, CO 80226 United States	AP	\$218.75	Closing
375	EYP Inc.	Kaseya US LLC	P.O. Box 419327 Boston, MA 02241-9327 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
376	EYP Inc.	Keith Fabry Reprographics Solutions	7 East Cary Street PO Box 1392 Richmond, VA 23218-1392 United States	AP	\$0.00	Closing
377	EYP Inc.	Keith Isaacs Photo, LLC	2009 Fairview Rd #6323 Raleigh, NC 27628 United States	AP	\$0.00	Closing
378	EYP Inc.	KeyBank N.A	66 South Pearl Street, Albany NY 12207	BANK	\$0.00	Closing
379	EYP Inc.	KFork Design	3418 Deer Trails Ln Bow, WA 98282 United States	AP	\$0.00	Closing
380	EYP Inc.	KMCA Inc	85 Willow Street New Haven, CT 06511 United States	AP	\$0.00	Closing
381	EYP Inc.	Koprince Law LLC	901 Kentucky Street, Suite 301 Lawrence, KS 66044 United States	AP	\$0.00	Closing
382	EYP Inc.	KPMG LLP	Dept 0511 PO Box 120511 Dallas, TX 75312-0511 United States	AP	\$0.00	Closing
383	EYP Inc.	Kroll Ontrack LLC	dba Kroll Discovery PO Box 845823 Dallas, TX 75284-5823 United States	AP	\$0.00	Closing
384	EYP Inc.	KT Innovations	c/o Kieran Timberlake 841 N. American St. Philadelphia, PA 19123 United States	AP	\$0.00	Closing
385	EYP Inc.	Lamar Advertising of Los Angeles	d/b/a Lamar Companies P.O. Box 96030 Baton Rouge, LA 70896 United States	AP	\$0.00	Closing
386	EYP Inc.	Lanier Parking Solutions	United States	AP	\$0.00	Closing
387	EYP Inc.	Lenovo (United States) Inc.	P.O. Box 643055 Pittsburgh, PA 15264-3055 United States	AP	\$0.00	Closing
388	EYP Inc.	Leslie C Wimsatt	31065 Napa Valley Crest Waukee, IA 50263 United States	AP	\$0.00	Closing
389	EYP Inc.	Level 3 Communications, LLC	PO Box 910182 Denver, CO 80291-0182 United States	UTILITIES	\$1,948.59	Closing
390	EYP Inc.	Library Resources, LLC	Adrian Boyle P.O. Box 504 Brandywine, MD 20613 United States	AP	\$240.00	Closing
391	EYP Inc.	Lifecycle Building Center, Inc.	P.O. Box 7661 Atlanta, GA 30357 United States	AP	\$0.00	Closing
392	EYP Inc.	Lighthouse Services, LLC	Pharos Holdings, LLC d/b/a 1710 Walton Road, Suite 204 Blue Bell, PA 19422 United States	AP	\$0.00	Closing
393	EYP Inc.	Lighting Analysts LLC	10268 W Centennial Rd Suite 202 Littleton, CO 80127 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
394	EYP Inc.	Linear A, LLC	412 Sorbonne Rue Yutan, NE 68073 United States	AP	\$0.00	Closing
395	EYP Inc.	LinkedIn Corporation	62228 Collections Center Drive Chicago, IL 60693-0622 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
396	EYP Inc.	Living Resources Foundation	300 Washington Ave Ext Albany, NY 12203 United States	AP	\$0.00	Closing
397	EYP Inc.	Lobue's Rubber Stamp Co	PO Box 52415 Houston, TX 77052 United States	AP	\$0.00	Closing
398	EYP Inc.	LocalJobNetwork.com	23811 Network Place Chicago, IL 60673-1238 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
399	EYP Inc.	Locksmith Assistance, LLC	P.O. Box 1245 Stephens City, VA 22655 United States	AP	\$0.00	Closing
400	EYP Inc.	LogMein USA, Inc.	PO Box 50264 Los Angeles, LA 90074-0264	SOFTWARE SUBSCRIPTION	\$0.00	Closing
401	EYP Inc.	Maharam	74 Horseblock Rd. Yaphank, NY 11980 United States	AP	\$0.00	Closing
402	EYP Inc.	MailFinance	Dept. 3682 PO. Box 123682 Dallas, TX 75312-3682 United States	AP	\$0.00	Closing
403	EYP Inc.	Makepeace	Archimedia Solutions Group, LLC 11 Sylvan Street Danvers, MA 01923 United States	AP	\$0.00	Closing
404	EYP Inc.	Manuel Gaona	313 Winters Park Dr. Atlanta, GA 30360 United States	AP	\$0.00	Closing
405	EYP Inc.	Marricopa Health Foundation	2901 E. Camelback Road, Ste 100 Phoenix, AZ 85016 United States	AP	\$0.00	Closing
406	EYP Inc.	Marquis Interior Installation, Inc.	1792 Driftwood Place Snellville, GA 30078 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
407	EYP Inc.	Martha's Table	2375 Elvans Rd SE Washington, DC 20020 United States	AP	\$0.00	Closing
408	EYP Inc.	Martin-Forman Consulting LLC	Marty Martin-Forman MSW ASCW LCSW 4202 County Road 109 Fulton, MO 65251 United States	AP	\$5,521.16	Closing
409	EYP Inc.	Mary Catherine Coolidge	2321 Hawthorne St Sarasota, FL 34239 United States	AP	\$0.00	Closing
410	EYP Inc.	Mary J. Loftus	651 Winding Valley Drive Lilburn, GA 30047 United States	AP	\$0.00	Closing
411	EYP Inc.	Mazzone Hospitality, LLC	743 Pierce Road Clifton Park, NY 12065 United States	AP	\$0.00	Closing
412	EYP Inc.	Memorial Hospital Foundation	175 S. Union Blvd. Suite 240 Colorado Springs, CO 80910 United States	AP	\$5,000.00	Closing
413	EYP Inc.	MEP Cad Inc.	181 N. Arroyo Grande Blvd Suite 105 Henderson, NV 89074 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
414	EYP Inc.	MEP Cad Inc.	181 N. Arroyo Grande Blvd Suite 105 Henderson, NV 89074 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
415	EYP Inc.	MEP Cad Inc.	181 N. Arroyo Grande Blvd Suite 105 Henderson, NV 89074 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
416	EYP Inc.	MEP Cad Inc.	181 N. Arroyo Grande Blvd Suite 105 Henderson, NV 89074 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
417	EYP Inc.	Merrimack Valley Food Bank	Attn: Amy Pessia PO Box 8638 Lowell, MA 01853 United States	AP	\$0.00	Closing
418	EYP Inc.	MietLife	PO BOX 783895 Philadelphia, PA 19178-3895 United States	BENEFIT	\$0.00	Closing
419	EYP Inc.	Metro Cab Association Inc.	120 Braintree Street Allston, MA 02134 United States	AP	\$0.00	Closing
420	EYP Inc.	Metroplex General Contractors	7160 N Dallas Pkwy, Ste 675 Plano, TX 75024 United States	AP	\$0.00	Closing
421	EYP Inc.	Metropolis	Interior Design, d/b/a Metropolis 3651 FAU Blvd, Suite 200 Boca Raton, FL 33431 United States	AP	\$0.00	Closing
422	EYP Inc.	Michael Robinson Photography LLC	8615 Juniper Lane Prairie Village, KS 66207 United States	AP	\$0.00	Closing
423	EYP Inc.	Michael S. Johnson	4023 Tennyson St. Houston, TX 77005 United States	AP	\$0.00	Closing
424	EYP Inc.	MicroDesk	Box 8000 Department 488 Buffalo, NY 14267-0002 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
425	EYP Inc.	MicroDesk	Box 8000 Department 488 Buffalo, NY 14267-0002 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
426	EYP Inc.	MicroDesk	Box 8000 Department 488 Buffalo, NY 14267-0002 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
427	EYP Inc.	Microsoft Corporation	c/o Bank of America Lock Box #842467 1950 North Stemmons Fwy, Suite 5010 Dallas, TX 75207 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
428	EYP Inc.	Microsoft Corporation	c/o Bank of America Lock Box #842467 1950 North Stemmons Fwy, Suite 5010 Dallas, TX 75207 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
429	EYP Inc.	Military Publications	PO Box 489 Riesel, TX 76682 United States	AP	\$0.00	Closing
430	EYP Inc.	Miller Imaging & Digital Solutions	P.O. Box 81771 Austin, TX 78708-1771 United States	AP	\$0.00	Closing
431	EYP Inc.	Millner, Inc.	PO Box 923197 Norcross, GA 30010-3197 United States	EQUIPMENT LEASE	\$1,737.62	Closing
432	EYP Inc.	Mindful Return LLC	5224 Nebraska Ave., NW Washington, DC 20015 United States	AP	\$0.00	Closing
433	EYP Inc.	Miro	201 Spear Street Suite 100	SOFTWARE SUBSCRIPTION	\$0.00	Closing
434	EYP Inc.	Mitel Cloud Services Inc.	PO Box 53230 Phoenix, AZ 85072-3230 United States	UTILITIES	\$0.00	Closing
435	EYP Inc.	MJD Moving, Inc DBA Move Corp	10300 Metric Blvd, Suite 150 Austin, TX 78758 United States	AP	\$0.00	Closing
436	EYP Inc.	Model Works LA, Inc.	107 Sierra St. El Segundo, CA 90245 United States	AP	\$0.00	Closing
437	EYP Inc.	Move Solutions, LTD.	1473 Terre Colony Ct, Dept DA Dallas, TX 75212 United States	AP	\$0.00	Closing
438	EYP Inc.	MRSKAHN, LLC	36 Brush Hill Road Newton, MA 02461 United States	AP	\$0.00	Closing
439	EYP Inc.	Murray Design Associates	8914 Pontiac Drive Attn: Lisa Murray Houston, TX 77096 United States	AP	\$2,000.00	Closing
440	EYP Inc.	myStaffingPro	PO Box 732954 Dallas, TX 75373-2954 United States	AP	\$0.00	Closing
441	EYP Inc.	NA Office Solutions	6314 Kingspointe Parkway Suite 7 Orlando, FL 32819 United States	AP	\$0.00	Closing
442	EYP Inc.	NACUBO	PO Box 791331 Baltimore, MD 21279-1331 United States	AP	\$0.00	Closing
443	EYP Inc.	NAIOP	PO Box 223353 Chantilly, VA 20153-3353 United States	AP	\$0.00	Closing
444	EYP Inc.	Nancy A. Padgett	406 Accolade Drive Cary, NC 27513 United States	AP	\$0.00	Closing
445	EYP Inc.	Nancy Egan	d/b/a New Voodoo 1460 Avenida Rincon #101 Santa Fe, NM 87506 United States	AP	\$0.00	Closing
446	EYP Inc.	Nate Smith Photography LLC	P.O. Box 38267 Baltimore, MD 21231 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
447	EYP Inc.	National Building Museum	401 F Street, NW Attn: Rachel Weber Washington, DC 20001 United States	AP	\$0.00	Closing
448	EYP Inc.	National Direct Reprographics	320 N Goodman Street Suite 200 Rochester, NY 14607 United States	AP	\$0.00	Closing
449	EYP Inc.	National Organization of Minority Architects	1735 New York Ave NW, Washington, DC 20006 United States	AP	\$8,640.00	Closing
450	EYP Inc.	Nationwide Network Technologies, Inc.	13635 Gamma Road Dallas, TX 75244-4407 United States	AP	\$0.00	Closing
451	EYP Inc.	NECS, Inc.	PO Box 4024 Woburn, MA 01888-4024 United States	AP	\$0.00	Closing
452	EYP Inc.	NeoFunds By Neopost	PO Box 30193 Tampa, FL 33630-3193 United States	AP	\$0.00	Closing
453	EYP Inc.	Neoscape Inc.	23 Drydock Ave. Boston, MA 02210 United States	AP	\$0.00	Closing
454	EYP Inc.	NECSO Resource	PO Box 901372 Cleveland, OH 44190-1372 United States	AP	\$0.00	Closing
455	EYP Inc.	NeuroLeadership Institute, Inc.	Dept CH 16724 Palantine, IL 60055-6724 United States	AP	\$0.00	Closing
456	EYP Inc.	New Jersey Alliance for Action, Inc.	Raritan Center Plaza II 91 Fieldcrest Avenue, Suite A24 Edison, NJ 08837 United States	AP	\$0.00	Closing
457	EYP Inc.	New York City Post, SAME	Jeffrey Messinger STV Incorporated 725 Park Avenue South New York, NY 10003 United States	AP	\$534.60	Closing
458	EYP Inc.	New York Legal Publishing Corporation	120 Broadway Menands, NY 12204 United States	AP	\$0.00	Closing
459	EYP Inc.	New York Marking Devices Corp.	PO Box 234 Syracuse, NY 13206-0234 United States	AP	\$0.00	Closing
460	EYP Inc.	New York University Office of Construction Mgmt.	10 Astor Place, 7th Floor New York, NY 10003 United States	AP	\$0.00	Closing
461	EYP Inc.	Newforma, Inc.	1750 Elm Street 9th Floor Manchester, NH 03104 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
462	EYP Inc.	Nevenesch Printers	PO Box 81184 San Diego, CA 92138 United States	AP	\$1,826.00	Closing
463	EYP Inc.	NFLSRE 470 Atlantic LLC	Two Financial Center, 60 South St, Suite 1020 Boston MA 02111	OFFICE LEASE	\$0.00	Closing
464	EYP Inc.	NFP Property & Casualty Services, Inc.	National Financial Partners P.O. Box 783188 Philadelphia, PA 19178-3188 United States	INSURANCE	\$0.00	Closing
465	EYP Inc.	NFPA	PO Box 9689 Manchester, NH 03108-9689 United States	AP	\$0.00	Closing
466	EYP Inc.	NHE Park Central Apartments, LLC	Attn: Kane Realty Corp PO Box 19107 Raleigh, NC 27619 United States	OFFICE LEASE	\$0.00	Closing
467	EYP Inc.	North Carolina Dept of Environmental Quality	Public Water Supply Section 1634 Mail Service Center Raleigh, NC 27699-1637 United States	AP	\$0.00	Closing
468	EYP Inc.	NYS Clipping Service	30 B Vreeland Road PO Box 674 Florham Park, NJ 07932 United States	AP	\$0.00	Closing
469	EYP Inc.	O.C.L.-Lighting Specialist	18311 CR 125 Pearland, TX 77581 United States	AP	\$0.00	Closing
470	EYP Inc.	Office of Commissioner of Insurance & Fire Safety	Georgia Dept. of Insurance Fire Safety Division 2 Martin Luther King Jr. Dr. Atlanta, GA 30334 United States	AP	\$0.00	Closing
471	EYP Inc.	Oklahoma Heart Hospital	Attn: Accounts Payable 7800 NW 85th Terrace Oklahoma City, OK 73132-3313 United States	AP	\$0.00	Closing
472	EYP Inc.	Oklahoma State Department of Health	1000 NE 10th Oklahoma City, OK 73117 United States	AP	\$0.00	Closing
473	EYP Inc.	Old Daley Inn Catering Company, LLC	2 Northern Drive Troy, NY 12182 United States	AP	\$0.00	Closing
474	EYP Inc.	On Time Couriers, Inc.	1700 Pacific Avenue, Suite 1040 Dallas, TX 75201 United States	AP	\$0.00	Closing
475	EYP Inc.	O'Neal Scoggins, Inc.	1222 Logan Circle NW Atlanta, GA 30318-2857 United States	AP	\$0.00	Closing
476	EYP Inc.	Optum	The Advisory Board P.O. Box 84019 Chicago, IL 60689-4002 United States	AP	\$0.00	Closing
477	EYP Inc.	Opus Career Management Inc.	300 Tice Boulevard Suite 315 Woodcliff Lake, NJ 07677 United States	AP	\$0.00	Closing
478	EYP Inc.	Orion Communications Inc.	Test X LLC d/b/a 7650 Standish Place Suite 102 Rockville, MD 20855 United States	AP	\$0.00	Closing
479	EYP Inc.	ORO Editions, Inc	31 Commercial Blvd Suite F Novato, CA 94949 United States	AP	\$0.00	Closing
480	EYP Inc.	Owl Stamp Company Inc.	142 Middle Street Lowell, MA 01852 United States	AP	\$0.00	Closing
481	EYP Inc.	P3 Consulting	5838 Balcones Dr., Suite B Austin, TX 78731 United States	AP	\$0.00	Closing
482	EYP Inc.	Paesan's Pizza	Paesan's Holding Company 1785 Western Avenue Albany, NY 12203-4601 United States	AP	\$0.00	Closing
483	EYP Inc.	Pam Paisley	1 Biscayne Dr. NW Unit 112 Atlanta, GA 30309 United States	AP	\$0.00	Closing
484	EYP Inc.	Paradigm Holding, LLC	c/o KRP Mangers, LLC 604 E. Baltimore Pike Media, MI 48063	INSURANCE	\$0.00	Closing
485	EYP Inc.	Park Place Technologies, LLC	P.O. Box 78000 - Dept 781156 Detroit, MI 48278-1156 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
486	EYP Inc.	Park Place Technologies, LLC	P.O. Box 78000 - Dept 781156 Detroit, MI 48278-1156 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
487	EYP Inc.	Partyhands LLC	5600 39th Street NW Washington, DC 20015 United States	AP	\$0.00	Closing
488	EYP Inc.	Passion for Children's, Inc.	PO Box 192611 Dallas, TX 75219 United States	AP	\$0.00	Closing
489	EYP Inc.	Patrick Coulie Photography, Inc.	1827 Marble NW Albuquerque, NM 87104 United States	AP	\$0.00	Closing
490	EYP Inc.	Paychex of New York, LLC	Lockbox #732954 P.O. Box 732954 Dallas, TX 75373-2954 United States	AP	\$0.00	Closing
491	EYP Inc.	Paychex of New York, LLC	Lockbox #732954 P.O. Box 732954 Dallas, TX 75373-2954 United States	AP	\$0.00	Closing
492	EYP Inc.	PCdisposal.com LLC	400 New Century Pkwy New Century, KS 66031 United States	AP	\$0.00	Closing
493	EYP Inc.	PCNation	Office Nation d/b/a 500 Central Avenue Northfield, IL 60093 United States	AP	\$0.00	Closing
494	EYP Inc.	PE & PLS Fund	Alabama State Board of Licensure for Professional Engineers & Land Surveyors PO Box 304451 Montgomery, AL 36130-4451 United States	AP	\$0.00	Closing
495	EYP Inc.	Pearl Meyer	Dept #41287 P.O. Box 650823 Dallas, TX 75265 United States	AP	\$0.00	Closing
496	EYP Inc.	Penn State University	Transcript Department 112 Shields Building University Park, PA 16802-1271 United States	AP	\$0.00	Closing
497	EYP Inc.	Peppertree Rescue, Inc.	P.O. Box 2396 Albany, NY 12220-0396 United States	AP	\$0.00	Closing
498	EYP Inc.	Perfect Touch Transcription	3151 Fox Ridge Rd Lorena, TX 76655 United States	AP	\$0.00	Closing
499	EYP Inc.	Perimeter Office Products, Inc	P.O. Box 957569 Duluth, GA 30095 United States	AP	\$0.00	Closing
500	EYP Inc.	Peter J. Sieger Architectural Photography	4544 Pleasant Avenue South Minneapolis, MN 55419 United States	AP	\$0.00	Closing
501	EYP Inc.	Peter Molick Photography	P.O. Box 667324 Houston, TX 77266 United States	AP	\$0.00	Closing
502	EYP Inc.	Phonoscope Ltd.	6105 Westline Dr. Houston, TX 77036-3515 United States	AP	\$0.00	Closing
503	EYP Inc.	photographs	343 Jackson Hill Rd. Middlefield, CT 06455 United States	AP	\$0.00	Closing
504	EYP Inc.	Piedmont Natural Gas	P.O. Box 1246 Charlotte, NC 28201-1246 United States	UTILITIES	\$0.00	Closing
505	EYP Inc.	Pitney Bowes Global Financial Services LLC	PO Box 371887 Pittsburgh, PA 15250-7887 United States	AP	\$0.00	Closing
506	EYP Inc.	PlanGrid, Inc.	P.O. Box 1672 Carol Stream, IL 60132-1672 United States	SOFTWARE SUBSCRIPTION	\$359.05	Closing
507	EYP Inc.	Platinum Parking	930 Main Street, Suite T-280 Houston, TX 77002 United States	AP	\$0.00	Closing
508	EYP Inc.	Poole Professional	107 Audubon Rd., #2, Ste 305 Wakefield, MA 01880 United States	Insurance Broker	\$0.00	Closing
509	EYP Inc.	Poole Professional - NY	1160F Pittsford-Victor Road Pittsford, NY 14534 United States	Insurance Broker	\$0.00	Closing
510	EYP Inc.	Principal Financial Group	PO Box 777 Des Moines, IA 50303-0777 United States	BENEFIT	\$0.00	Closing
511	EYP Inc.	Principal Life Insurance Company	PO Box 603516 Charlotte, NC 28260-3516 United States	BENEFIT	\$0.00	Closing
512	EYP Inc.	Professional Cleaning Group of Albany	P.O. Box 291 Rensselaer, NY 12144 United States	AP	\$0.00	Closing
513	EYP Inc.	Professional Women in Construction	1001 Avenue of the Americas 12th Floor New York, NY 10018 United States	AP	\$0.00	Closing
514	EYP Inc.	Profit Planning Group	4800 Baseline Rd E104-#251 Boulder, CO 80303 United States	AP	\$0.00	Closing
515	EYP Inc.	Proforma	P.O. Box 640814 Cincinnati, OH 45264-0814 United States	AP	\$1,077.55	Closing
516	EYP Inc.	Project C.U.R.E.	10377 E Geddes Ave, Ste 200 Attn: Baret Walker Centennial, CO 80112 United States	AP	\$0.00	Closing
517	EYP Inc.	ProKnowledge LLC	15 Cornell Rd Latham, NY 12110 United States	AP	\$0.00	Closing
518	EYP Inc.	ProNexus LLC	115 Sully's Trail, Suite 11 Pittsford, NY 14534 United States	AP	\$0.00	Closing
519	EYP Inc.	Prostar Services, Inc	PO Box 110209 Carrollton, TX 75011-0209 United States	AP	\$834.15	Closing
520	EYP Inc.	PSMJ Resources, Inc.	10 Midland Avenue Newton, MA 02458 United States	AP	\$0.00	Closing
521	EYP Inc.	Purchase Power	PO Box 371874 Pittsburgh, PA 15250-7874 United States	AP	\$0.00	Closing
522	EYP Inc.	Pure Water Partners LLC	Dept CH 19648 Palatine, IL 60055-9648 United States	AP	\$0.00	Closing
523	EYP Inc.	PWC Boston Chapter	Rebecca Barlage 55 Buick Street Watertown, MA 02472 United States	AP	\$0.00	Closing
524	EYP Inc.	Quadrant Leasing USA, Inc.	P.O. Box 123682, Dept 3682 Dallas, TX 75312-3682 United States	EQUIPMENT LEASE	\$1,003.00	Closing
525	EYP Inc.	Quadrant Health Strategies, Inc.	500 Cummings Ctr, Ste 4350 Beverly, MA 01915 United States	AP	\$0.00	Closing
526	EYP Inc.	Quest Software Inc	PO Box 731381 Dallas, TX 75373-1381 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
527	EYP Inc.	Quest Software Inc	PO Box 731381 Dallas, TX 75373-1381 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
528	EYP Inc.	R.S. Means Company LLC	P.O. Box 74008495 Chicago, IL 60674-8495 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
529	EYP Inc.	Rana Sagha Zadeh	P.O. Box 7072 Ithaca, NY 14851 United States	AP	\$0.00	Closing
530	EYP Inc.	RASI	Registered Agent Solutions, Inc. 1701 Directors Boulevard Suite 300 Austin, TX 78744 United States	AP	\$0.00	Closing
531	EYP Inc.	Ray Arthur Furniture Industries	3666 North Peachtree Rd, Suite 400 Gambles, GA 30341 United States	AP	\$0.00	Closing
532	EYP Inc.	Real Estate Council of Austin	98 San Jacinto Blvd Suite 510 Austin, TX 78701 United States	AP	\$0.00	Closing
533	EYP Inc.	Rebuilding Together DCA	700 Princess Street, Suite 206 Alexandria, VA 22314 United States	AP	\$0.00	Closing
534	EYP Inc.	Rensselaer Polytechnic Institute	Attn: Center for Career & Prof. Development c/o Tammy Taylor, Admin Coordinator 110 8th Street, DCC 209 Troy, NY 12180 United States	AP	\$0.00	Closing
535	EYP Inc.	Reprographic Consultants, Inc.	1020 E. Levee St. #100 Dallas, TX 75207 United States	AP	\$0.00	Closing
536	EYP Inc.	Republic Services #939	PO Box 9001009 Louisville, KY 40290-1099 United States	UTILITIES	\$0.00	Closing
537	EYP Inc.	Resource Staffing Consultants LLC	PO Box 8 Toivola, MI 49965 United States	AP	\$0.00	Closing
538	EYP Inc.	Richard Gayle Photography	71 West Street, Unit 1 Portland, ME 04102 United States	AP	\$0.00	Closing
539	EYP Inc.	Richard H. Washington	14608 Orangewood Street Silver Spring, MD 20905 United States	AP	\$0.00	Closing
540	EYP Inc.	Ridgeline Studio LLC	101 South Road Hopkinton, NH 03229 United States	AP	\$0.00	Closing
541	EYP Inc.	Risa Tech, Inc.	26632 Towne Centre Dr., Suite 210 Foothill Ranch, CA 92610 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
542	EYP Inc.	Rob Spring Photography Inc.	344 Lake Ave. Saratoga Springs, NY 12866 United States	AP	\$0.00	Closing
543	EYP Inc.	Robert Benson Photography	PO Box 2515 Hartford, CT 06146 United States	AP	\$0.00	Closing
544	EYP Inc.	Robert Half International	12400 Collections Center Drive Chicago, IL 60693 United States	AP	\$0.00	Closing
545	EYP Inc.	Robert J. Gross	1185 Fairview Lane Long Grove, IL 60047 United States	AP	\$0.00	Closing
546	EYP Inc.	Robert Umenhofer Photography	150 Purchase St. Milford, MA 01757 United States	AP	\$0.00	Closing
547	EYP Inc.	Rockcliffe Ltd T/A PPP Bulletin	International Wire ***WIRE ONLY - NO A/P CHECK*** No US address	AP	\$0.00	Closing
548	EYP Inc.	Ron Davis Consulting	3001 Motley Drive, Suite J Mesquite, TX 75150 United States	AP	\$0.00	Closing
549	EYP Inc.	Ronald McDonald House Charities of the Capital Region	139 South Lake Avenue Albany, NY 12208 United States	AP	\$0.00	Closing
550	EYP Inc.	Ropes & Gray LLP	Mail Code 11104 PO Box 11839 Newark, NJ 07101-8138 United States	AP	\$0.00	Closing
551	EYP Inc.	Rose & Kiernan, Inc.	99 Troy Road, STE 300 East Greenbush, NY 12061 United States	Insurance Broker	\$0.00	Closing
552	EYP Inc.	Rosev Dairy Foods Inc.	20 Griffin Way Chelsea, MA 02150 United States	AP	\$0.00	Closing
553	EYP Inc.	Ross Tower SCHPI LP	500 North Akard Street 3700 Attention: Hunter Lee Dallas, TX 75201 United States	OFFICE LEASE	\$0.00	Closing
554	EYP Inc.	RSC Architects, P.A.	3 University Plaza Drive Suite 600 Hackensack, NJ 07601 United States	AP	\$0.00	Closing
555	EYP Inc.	Rutherford International, Inc.	PO Box 4191110 Boston, MA 02241-9110 United States	INSURANCE	\$0.00	Closing
556	EYP Inc.	Saba Software (Canada) Inc.	Lockbox # T60075U P.O. Box 66512 Chicago, IL 60666-0512 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
557	EYP Inc.	Safety Environmental Engineering, Inc. (SEE, Inc.)	P.O. Box 276 Keedysville, MD 21756 United States	AP	\$0.00	Closing
558	EYP Inc.	Sage Software Inc	14855 Collections Center Dr Chicago, IL 60693 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
559	EYP Inc.	Saint Francis Health System	P.O. Box 707004 Tulsa, OK 74170-7004 United States	AP	\$0.00	Closing
560	EYP Inc.	Salary.com LLC	PO Box 844048 Boston, MA 02284-4048 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
561	EYP Inc.	Sam Flax Atlanta	1495 Northside Drive, Suite B Atlanta, GA 30318 United States	AP	\$0.00	Closing
562	EYP Inc.	Sam Kittner Photographer	7056 Carroll Ave., Suite 200 Takoma Park, MD 20912 United States	AP	\$0.00	Closing
563	EYP Inc.	Samaritan Inns, Inc.	2523 14th St. NW, DC 20009 United States	AP	\$0.00	Closing
564	EYP Inc.	SAME	1420 King St, Suite 100 Alexandria, VA 22314-2750 United States	AP	\$0.00	Closing
565	EYP Inc.	SAME Washington DC Post	c/o SAME DC Treasurer 43 Redding Ridge Dr. Gaithersburg, MD 20878 United States	AP	\$0.00	Closing
566	EYP Inc.	Sandow Capital, LLC	SANDOW HOLDINGS, INC. 3651 NW 8th Avenue, Suite 200 Suite 200 Boca Raton, FL 33431 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
567	EYP Inc.	Sarah E. Kenny	d/b/a Sarah Kenny Consulting 3133 Oliver St., NW Washington, DC 20015 United States	AP	\$0.00	Closing
568	EYP Inc.	Saratoga Springs Preservation Foundation, Inc.	112 Spring Street, Suite 203 Saratoga Springs, NY 12866 United States	AP	\$0.00	Closing
569	EYP Inc.	Schaap Records Management	6 Brown Road Albany, NY 12205-5702 United States	AP	\$0.00	Closing
570	EYP Inc.	School of Architecture, Prairie View A&M University	Billie Evans, Administrative Coordinator Prairie View A&M University Nathelyne Archie Kennedy Architecture Building Prairie View, TX 77446 United States	AP	\$0.00	Closing
571	EYP Inc.	Schoonover & Moriarty LLC	130 N. Cherry Street Suite 202 Olathe, KS 66061 United States	AP	\$0.00	Closing
572	EYP Inc.	Seamless	Grubhub Holdings Inc. f/k/a Seamless North PO Box 12470 Newark, NJ 07101-3570 United States	AP	\$0.00	Closing
573	EYP Inc.	Sepialine	49 Geary Street, Suite 520 San Francisco, CA 94108 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
574	EYP Inc.	Serendipity Labs - Downtown LA	Attn: SLP-Denver 1, LLC. 80 Theodore Fremd Avenue, Rye, NY 10580	OFFICE LEASE	\$4,699.67	Closing
575	EYP Inc.	Serendipity Labs - Orlando	Attn: SLP-Denver 1, LLC. 80 Theodore Fremd Avenue, Rye, NY 10580	OFFICE LEASE	\$106.57	Closing
576	EYP Inc.	Serendipity Labs Denver - LoDo	Attn: SLP-Denver 1, LLC. 80 Theodore Fremd Avenue, Rye, NY 10580	OFFICE LEASE	\$13,488.66	Closing
577	EYP Inc.	Serif	c/o the Software Centre 12 Wilford Ind Est Nottingham , NG11 7EP	SOFTWARE SUBSCRIPTION	\$0.00	Closing
578	EYP Inc.	Service Experts Heating & Air Conditioning	2815 S. Wilmington St Raleigh, NC 27603 United States	AP	\$0.00	Closing
579	EYP Inc.	Shimar Recycling, Inc.	PO Box 11219 Durham, NC 27703 United States	AP	\$0.00	Closing
580	EYP Inc.	Shred-IT USA, LLC	28883 Network Place Chicago, IL 60673-1288 United States	AP	\$3,656.42	Closing
581	EYP Inc.	Sidney J. Sanders Consulting	6355 Mustang Valley Trail Wimberly, TX 78676 United States	AP	\$0.00	Closing
582	EYP Inc.	SIFI Entertainment	647 Jordan Lane Decatur, GA 30033 United States	AP	\$0.00	Closing
583	EYP Inc.	Sign Art	P.O. Box 560648 Charlotte, NC 28256 United States	AP	\$0.00	Closing
584	EYP Inc.	Signal Media Intelligence Inc.	443 Park Ave S, 2nd Fl New York, NY 10016 United States	AP	\$0.00	Closing
585	EYP Inc.	Silk Bandana Studios	1965 Colkers Chapel Road Ball Ground, GA 30107 United States	AP	\$0.00	Closing
586	EYP Inc.	SKC Communication Products, LLC	8320 Hedge Lane Terrace Shawnee, KS 66227 United States	AP	\$0.00	Closing
587	EYP Inc.	SKM Systems Analysis, Inc.	1 Pearl Street Redondo Beach, CA 90277 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
588	EYP Inc.	Skyline Credit Ride, Inc.	52-29 35th Street Long Island City, NY 11101 United States	AP	\$0.00	Closing
589	EYP Inc.	SLYworks Photography, Inc.	3307 Falling Brook Ct. Sugar Land, TX 77479 United States	AP	\$0.00	Closing
590	EYP Inc.	Smithsonian Institution	Corporate Membership Program P.O. Box 418320 Boston, MA 02241-8320 United States	AP	\$0.00	Closing
591	EYP Inc.	SMPS	SMPS Houston Chapter PO Box 133062 The Woodlands, TX 77393 United States	AP	\$0.00	Closing
592	EYP Inc.	SMPS NY Chapter	Attn: Laura D'Aprix Bowling Green Station PO Box 77 New York, NY 10274 United States	AP	\$0.00	Closing
593	EYP Inc.	Snyder Printer, Walter	Walter Snyder Printer 691 River Street Troy, NY 12180 United States	AP	\$0.00	Closing
594	EYP Inc.	Sobo	887 W MARIETTA ST NW, N101 Atlanta, GA 30318 United States	AP	\$0.00	Closing
595	EYP Inc.	Society For College & University Planning	1330 Eisenhower Place Ann Arbor, MI 48108 United States	AP	\$0.00	Closing
596	EYP Inc.	Society For Human Resource Management	P.O. Box 79547 Baltimore, MD 21279-0547 United States	AP	\$0.00	Closing
597	EYP Inc.	Softchoice Corporation	16609 Collections Center Drive Chicago, IL 60693 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
598	EYP Inc.	Solemma LLC	89 Wendell St Cambridge, MA 02138 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
599	EYP Inc.	Southwest Assoc of College & University Housing Officers	Katy Pelton, Treasurer Sam Houston State University Department of Residence Life Huntsville, TX 77341 United States	AP	\$0.00	Closing
600	EYP Inc.	SpaceIQ, LLC	2451 Cumberland Parkway Suite 3504 Atlanta, GA 30339-6157 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
601	EYP Inc.	Spanning Cloud Apps LLC	P.O. Box 392288 Pittsburgh, PA 15251-9288 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
602	EYP Inc.	Spatio Metrics, Inc	303 Third St, Unit 624 Cambridge, MA 02142 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
603	EYP Inc.	Spectrum	PO Box 70872 Charlotte, NC 28272-0872 United States	AP	\$0.00	Closing
604	EYP Inc.	SPIKE Studio	P.O. Box 7187 Atlanta, GA 30357 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
605	EYP Inc.	Stamps. Com	PO Box 202921 Dallas, TX 75320 United States	AP	\$0.00	Closing
606	EYP Inc.	Staples Business Advantage	PO BOX 105638 Atlanta, GA 30348-5638 United States	AP	\$495.07	Closing
607	EYP Inc.	Stonybrook Water Company LLC	11 Beach Street Unit 1 Manchester, MA 1944	AP	\$83.84	Closing
608	EYP Inc.	Stout Ribus Ross, LLC	P.O. Box 71770 Chicago, IL 60694-1770 United States	AP	\$0.00	Closing
609	EYP Inc.	Streeter Consulting LLC	1629 7th Street Sarasota, FL 34236 United States	AP	\$0.00	Closing
610	EYP Inc.	STV Construction, Inc.	d/b/a STV DPM One Gateway Center, Suite 951 Newton, MA 02458 United States	AP	\$0.00	Closing
611	EYP Inc.	SurveyMonkey Inc	c/o Bank of America Lockbox Services 32330 Collections Ctr. Dr. Chicago, IL 60693-2330 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
612	EYP Inc.	Susan Carini	857 Commonwealth Ave SE Atlanta, GA 30312	AP	\$240.00	Closing
613	EYP Inc.	Synchro-Tech	1807 Welch St. Houston, TX 77006 United States	AP	\$0.00	Closing
614	EYP Inc.	Tarheel Paper & Supply Co.	3200 Centre Park Blvd. Winston-Salem, NC 27107 United States	AP	\$0.00	Closing
615	EYP Inc.	TCUF (Texas College & University Facilities)	c/o John Strybos 114 Luther Dr. San Antonio, TX 78212 United States	AP	\$0.00	Closing
616	EYP Inc.	Technical Video Inc.	4 Northway Lane Latham, NY 12110 United States	AP	\$0.00	Closing
617	EYP Inc.	Tech-Search, LLC	c/o Access Capital, Inc. 405 Park Avenue - 16th Floor New York, NY 10022 United States	AP	\$0.00	Closing
618	EYP Inc.	Techstreet LLC	P.O. Box 95715 Chicago, IL 60694-5715 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
619	EYP Inc.	Terminix	PO Box 2587 Fayetteville, NC 28302-2587 United States	AP	\$0.00	Closing
620	EYP Inc.	Texas A&M University System	301 Tarrow Street, Moore-Connally Bldg College Station, TX 77840	AP	\$0.00	Closing
621	EYP Inc.	Texas Tech University System	P.O. Box 41105 Lubbock, TX 79409-1105 United States	AP	\$0.00	Closing
622	EYP Inc.	The Albany Damien Center, Inc	728 Madison Avenue, Suite 100 Albany, NY 12208-3302 United States	AP	\$0.00	Closing
623	EYP Inc.	The Center for Health Design	1850 Gateway Blvd., Suite 1083 Concord, CA 94520 United States	AP	\$0.00	Closing
624	EYP Inc.	The College of Saint Rose	432 Western Avenue Albany, NY 12203 United States	AP	\$0.00	Closing
625	EYP Inc.	The CSL Foundation, Inc.	Attn: Tracy Lukegard-Hayes 152 Middlesex Turnpike Burlington, MA 01803 United States	AP	\$0.00	Closing
626	EYP Inc.	The Cutting Garden	725 Camelot Lane Houston, TX 77024 United States	AP	\$0.00	Closing
627	EYP Inc.	The Danish Institute of Arbitration	Kronpromssegade 28, 3rd Floor DK-1306 CVR 13 54 29 37 Copenhagen K Denmark	AP	\$0.00	Closing
628	EYP Inc.	The Flax Art Supply Corporation	d/b/a Sam Flax 1745 Peachtree Street NE Suite G Atlanta, GA 30309 United States	AP	\$0.00	Closing
629	EYP Inc.	The Food Pantries for the Capital District	c/o Ryan Biggs Clark Davis 257 Ushers Road Clifton Park, NY 12065 United States	AP	\$0.00	Closing
630	EYP Inc.	The Foundation For Engineering Education	6 Airline Drive Suite 114 Albany, NY 12205 United States	AP	\$0.00	Closing
631	EYP Inc.	The Graham Georgetown	4119 Massard Road Fort Smith, AR 72903 United States	AP	\$3,708.32	Closing
632	EYP Inc.	The Hartford	8711 University East Drive Charlotte, NC 28213	INSURANCE	\$0.00	Closing
633	EYP Inc.	The Hollingsworth Company LLC	102 S. Interlachen, #306 Winter Park, FL 32789 United States	AP	\$5,032.29	Closing
634	EYP Inc.	The Human Solution	Square Grove LLC dba uplift Desk 2139 W Anderson Ln Austin, TX 78757-1221 United States	AP	\$0.00	Closing
635	EYP Inc.	The Organism that Persons (The Orp)	Christopher Rehmann d/b/a 65 Sullivan St, Apt A New York, NY 10012 United States	AP	\$0.00	Closing
636	EYP Inc.	The Park People	1510 S. Grant Street Denver, CO 80210 United States	AP	\$0.00	Closing
637	EYP Inc.	The Pennsylvania State University	Attn: Ross Weinreb 121 Stuckeman Family Building University Park, PA 16802 United States	AP	\$0.00	Closing
638	EYP Inc.	The Positive Image	12069 Cessna Place Brookshire, TX 77423 United States	AP	\$0.00	Closing
639	EYP Inc.	The Printer Repair Guy	D/B/A Scott D Cherven 31 Newton Street South Glens Falls, NY 12803 United States	AP	\$0.00	Closing
640	EYP Inc.	The Stamford Hospital	Attn: Michael Smeriglio One Hospital Plaza PO Box 9317 Stamford, CT 06904-9317 United States	AP	\$0.00	Closing
641	EYP Inc.	The University of Texas System	301 University Blvd. Galveston, TX 77555 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
642	EYP Inc.	Thomas Printworks	P.O. Box 830768 Richardson, TX 75083-0768 United States	AP	\$511.28	Closing
643	EYP Inc.	Thomas Printworks	P.O. Box 830768 Richardson, TX 75083-0768 United States	EQUIPMENT LEASE	\$8,971.10	Closing
644	EYP Inc.	Tkach Photography & Design, Inc.	P.O. Box 755 Lafayette, CO 80026 United States	AP	\$0.00	Closing
645	EYP Inc.	Towne TV	3125 Carmen Road Schenectady, NY 12303 United States	AP	\$0.00	Closing
646	EYP Inc.	Tracepoint LLC	10300 Spotsylvania Ave #101 Fredericksburg, VA 22408	AP	\$346,980.91	Closing
647	EYP Inc.	Tradeline	115 Orinda Way Orinda, CA 94563 United States	AP	\$0.00	Closing
648	EYP Inc.	Trademark Visual Inc.	3825 S 36th Street Phoenix, AZ 85040 United States	AP	\$0.00	Closing
649	EYP Inc.	Trane U.S. Inc.	PO Box 406469 Atlanta, GA 30384-6469 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
650	EYP Inc.	Transamerica Employee Benefits	PO Box 653005 Dallas, TX 75265-3005 United States	BENEFIT	\$0.00	Closing
651	EYP Inc.	Travelers	CL Remittance Center PO Box 660317 Dallas, TX 75266-0317 United States	INSURANCE	\$0.00	Closing
652	EYP Inc.	Trimble Inc.	PO Box 203558 Dallas, TX 75320-3558 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
653	EYP Inc.	True Vines	6140 Highway 6, #213 Missouri City, TX 77459 United States	AP	\$0.00	Closing
654	EYP Inc.	Trueline Publishing LLC	P.O. Box 17768 Portland, ME 04112 United States	AP	\$0.00	Closing
655	EYP Inc.	Trustees Of Boston University	25 Buick Street Attn: Accounts Payable Boston, MA 02215 United States	AP	\$0.00	Closing
656	EYP Inc.	U.S. Bank Equipment Finance	PO Box 790448 St. Louis, MO 63179-0448 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
657	EYP Inc.	U-Haul International	PO Box 52128 Phoenix, AZ 85072-2128 United States	AP	\$0.00	Closing
658	EYP Inc.	ULINE	PO Box 88741 Chicago, IL 60680-1741 United States	AP	\$0.00	Closing
659	EYP Inc.	UNC Health Care System	Shared Services Center 4400 Emperor Blvd Durham, NC 27703 United States	AP	\$0.00	Closing
660	EYP Inc.	Union College	c/o Maura Mack Higgen 807 Union Street Schenectady, NY 12308 United States	AP	\$0.00	Closing
661	EYP Inc.	United Parcel Service	PO 650116 Dallas, TX 75265-0116 United States	AP	\$1,156.14	Closing
662	EYP Inc.	University of Colorado Health	Attn: Garrett Miller 12401 East 17th Avenue Mail Stop A037 Aurora, CO 80045 United States	AP	\$0.00	Closing
663	EYP Inc.	University of Houston	4377 Cougar Village Dr Attn: Alexandra Preston Houston, TX 77204-3018 United States	AP	\$0.00	Closing
664	EYP Inc.	University of Texas at Austin	SCHOOL OF ARCHITECTURE 310 INNER CAMPUS DR., Stop B7500 AUSTIN, TX 78712-1009 United States	AP	\$0.00	Closing
665	EYP Inc.	University of Wisconsin	University of Wisconsin-Madison 432 North Lake Street Madison, WI 53706 United States	AP	\$0.00	Closing
666	EYP Inc.	UNUM Life Insurance	Company of America PO Box 406990 Atlanta, GA 30384-6990 United States	BENEFIT	\$0.00	Closing
667	EYP Inc.	Upgrade Cleaning & Services	7117 Thatcher Ct. Charlotte, NC 28262 United States	AP	\$0.00	Closing
668	EYP Inc.	Upstate Masonry Institute, Inc	6 Airline Dr Albany, NY 12205 United States	AP	\$0.00	Closing
669	EYP Inc.	US-Rx Care	Right Rx, LLC d/b/a 707 Miamisburg-Centerville Rd #406 Dayton, OH 45459 United States	BENEFIT	\$0.00	Closing
670	EYP Inc.	Valleywise Health Foundation	2901 E Camelback, #202 Phoenix, AZ 85016 United States	AP	\$0.00	Closing
671	EYP Inc.	Vanderbilt University	VU Station B 351831 Attn: Charity (Hasty) Backs Nashville, TN 37235-1831 United States	AP	\$0.00	Closing
672	EYP Inc.	VAPPA	Attn: Mike Meriam 2018 VAPPA President University of Virginia Facilities Management Charlottesville, VA 22904-4726 United States	AP	\$0.00	Closing
673	EYP Inc.	Venture Mechanical, Inc.	1644 W Crosby Rd Carrollton, TX 75006 United States	AP	\$0.00	Closing
674	EYP Inc.	Venzle Construction ADR Services, LLC	600 Eagleview Blvd., Suite 300 Exton, PA 19341 United States	AP	\$0.00	Closing
675	EYP Inc.	Verizon	PO Box 15124 Albany, NY 12212-5124 United States	UTILITIES	\$0.00	Closing
676	EYP Inc.	Verizon Wireless	PO Box 408 Newark, NJ 07101-0408 United States	UTILITIES	\$0.00	Closing
677	EYP Inc.	Videa Vision Technology Co., Limited	Room 808, XiHuan Plaza, Quinyang District ChengDe China	AP	\$0.00	Closing
678	EYP Inc.	Viking Billing Service	PO Box 59207 Minneapolis, MN 55459 United States	AP	\$0.00	Closing
679	EYP Inc.	Vincent Della Donna	3 Dove Mill Crescent Jackson, NJ 08527 United States	AP	\$0.00	Closing
680	EYP Inc.	Virginia Employment Commission	P.O. Box 26441 Richmond, VA 23261-6441 United States	AP	\$0.00	Closing
681	EYP Inc.	Vital Records Control	Dept. 5874 P.O. Box 11407 Birmingham, AL 35246-5874 United States	AP	\$122.80	Closing
682	EYP Inc.	Walsh Movers	57 Littlefield Street, Unit 1 Avon, MA 02322 United States	AP	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
683	EYP Inc.	Washington Architectural Foundation	Attn: S Erdwien / CANstruction 421 7th Street NW Washington, DC 20004 United States	AP	\$0.00	Closing
684	EYP Inc.	Washington Architectural Foundation	c/o AIA I DC Attn: Sinclair Erdwien 421 7th Street, NW Washington, DC 20004 United States	AP	\$0.00	Closing
685	EYP Inc.	Washington Express	11460 Edmonston Rd, Ste A Beltsville, MD 20705 United States	AP	\$0.00	Closing
686	EYP Inc.	WB Mason Company Inc.	PO Box 981101 Boston, MA 02298-1101 United States	AP	\$13.80	Closing
687	EYP Inc.	We'll Get This	3028 High Plains Drive Katy, TX 77449 United States	AP	\$0.00	Closing
688	EYP Inc.	Wentworth Institute of Technology, Inc	550 Huntington Avenue Williston Hall 3rd Fl Boston, MA 02115 United States	AP	\$0.00	Closing
689	EYP Inc.	Wheatstone Flour Mill, LLC	PO Box 748568 Los Angeles, CA 90074-8568 United States	OFFICE LEASE	\$0.00	Closing
690	EYP Inc.	White Rock Security Group	8533 Ferndale Rd, Suite 101 Dallas, TX 75238 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
691	EYP Inc.	Whiteman Osterman & Hanna LLP	One Commerce Plaza Albany, NY 12260 United States	AP	\$0.00	Closing
692	EYP Inc.	Wildrose Partners LLC	22 Homedale Road Bronxville, NY 10708 United States	AP	\$0.00	Closing
693	EYP Inc.	Window Solutions, LLC	Ms. Mary Lou Martin 5099 Newpark Drive Acworth, GA 30101 United States	AP	\$0.00	Closing
694	EYP Inc.	Windstream Communications	PO Box 9001013 Louisville, KY 40290-1013 United States	UTILITIES	\$0.00	Closing
695	EYP Inc.	Winslow Technology Group, LLC	303 Wyman Street, Suite 210 Waltham, MA 02451 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
696	EYP Inc.	Wisconsin Department of Financial Institutions	State of Wisconsin P.O. Box 93348 Milwaukee, WI 53293-0348 United States	AP	\$0.00	Closing
697	EYP Inc.	Women in Healthcare Georgia Chapter Inc.	343 Winmona Drive Decatur, GA 30030	AP	\$750.00	Closing
698	EYP Inc.	Word's Mail Service of Texas, Inc.	PO Box 2941 Houston, TX 77252 United States	AP	\$0.00	Closing
699	EYP Inc.	Working Pictures	436 New Karner Road Albany, NY 12205 United States	AP	\$0.00	Closing
700	EYP Inc.	Worldwide Express	PO Box 733360 Dallas, TX 75373 United States	AP	\$0.00	Closing
701	EYP Inc.	XL Specialty Insurance/ Policy Nos: DPR9981249 DPR9964310 DPR9946665 DPR9930179 DPR9916779 DPR9808419 DPR9727011 DPR9719051 DPR9711336 DPR9702675 DPR9694812 DPR9686141 DPR9680830	Attn: Ms. Nadirah Dawson, AXA XL 300 Broadacres Drive, Suite 450 Bloomfield, NJ 07003 United States	INSURANCE	\$9,840.24	Closing
702	EYP Inc.	Yovanni Sanchez	PO Box 3512 Washington, DC 20027 United States	AP	\$0.00	Closing
703	EYP Inc.	Z-Best Wallcoverings Inc.	10641A Trinity Church Rd Charlotte Hall, MD 20622-4649 United States	AP	\$0.00	Closing
704	EYP Inc.	Zendesk Inc	P.O. Box 734287 Chicago, IL 60673-4287 United States	SOFTWARE SUBSCRIPTION	\$0.00	Closing
705	EYP Inc.	Zoom Video Communications, Inc	P.O. Box 888843 Los Angeles, CA 90088-8843 United States	UTILITIES	\$4,491.45	Closing
706	EYP Inc.	Zvonkovic Photography	16107 Kensington Dr., #244 Sugar Land, TX 77479 United States	AP	\$0.00	Closing
707	EYP Inc.	LORING CONSULTING ENGINEERS, INC.	J. MICHAEL GALWAY 1130 CONNECTICUT AVENUE, SUITE 750 WASHINGTON, DC 20036	Joint Venture Agreement	\$0.00	Closing
708	EYP Inc.	EYP MISSION CRITICAL FACILITIES, INC.	BRIAN WHELAN 420 COLUMBUS AVENUE SUITE 202 VALHALLA, NY 10595	Joint Venture Agreement	\$0.00	Closing
709	EYP Inc.	Serendipity Labs Denver	1801 WEWATTA STREET, 11TH FLOOR DENVER, CO 80202	OFFICE LEASE	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
710	EYP Inc.	SLH Los Angeles 2, LLC	350 SOUTH GRAND AVENUE, SUITE 1800 LOS ANGELES, CA 90071	OFFICE LEASE	\$0.00	Closing
711	EYP Inc.	SAI Labs I, LLC	ATTN: ENTERPRISE ACCOUNTS 80 THEODORE FREMID AVENUE RYE, NY 10580	OFFICE LEASE	\$0.00	Closing
712	EYP Inc.	Flour Mill Georgetown, LLC	C/O MODERN PROPERTY MANAGEMENT, INC. 1725 K STREET, N.W., SUITE 614 ATTN: JOHN K. HOSKINSON WASHINGTON, DC 20006	OFFICE LEASE	\$0.00	Closing
713	EYP Inc.	MADCAD.COM	3000 CONNECTICUT AVE., NW SUITE 200 WASHINGTON, DC 20008	TRADE PAYABLE	\$0.00	Closing
714	EYP Inc.	SHORETEL	960 STEWART DRIVE SUNNYVALE, CA 94085	TRADE PAYABLE	\$0.00	Closing
715	EYP Inc.	BSD	3565 PIEDMONT RD. NE ATLANTA, GA 30305	TRADE PAYABLE	\$0.00	Closing
716	EYP Inc.	TRIBLE NAVIGATION	5500 CHEROKEE AVENUE, #440 ALEXANDRIA, VA 22312-2321	TRADE PAYABLE	\$0.00	Closing
717	EYP Inc.	TRIBLE NAVIGATION	935 STEWART DRIVE SUNNYVALE, CA 94085	TRADE PAYABLE	\$0.00	Closing
718	EYP Inc.	TERACAI	217 LAWRENCE RD. E SYRACUSE, NY 13221	TRADE PAYABLE	\$0.00	Closing
719	EYP Inc.	BERKLEY DP	ATTN: ANTHONY ANDERSON THE MEWS BUILDING, DOLORES ST. CARMEL-BY-THE-SEA, CA 93923	INSURANCE / Excess Professional Liability	\$0.00	Closing
720	EYP Inc.	HARTFORD FIRE INSURANCE COMPANY	ATTN: DEBORAH RICKER ONE HARTFORD PLAZA HARTFORD, CT 06155	INSURANCE / WRAP Policy: Property, Commercial Inland Marine/General Liability/Employee Benefits Liability	\$0.00	Closing
721	EYP Inc.	HARTFORD ACCIDENT & INDEMNITY	ATTN INVESTMENT LAW DEPARTMENT 55 FARMINGTON AVE HARTFORD, CT 06155	INSURANCE / Workers Compensation	\$0.00	Closing
722	EYP Inc.	STARR INDEMNITY & LIABILITY COMPANY	399 PARK AVENUE, 8TH FLOOR NEW YORK, NY 10022	Insurance / Defense Base Act Workers Compensation and Employers Liability Declarations	\$0.00	Closing
723	EYP Inc.	TRUMBULL INSURANCE COMPANY	ONE HARTFORD PLAZA HARTFORD, CT 06155	Insurance / Commercial Automobile Policy	\$0.00	Closing
724	EYP Inc.	ACE AMERICAN INSURANCE COMPANY	436 WALNUT ST. PHILADELPHIA, PA 19106	Insurance / Travel Accident Policy	\$0.00	Closing
725	EYP Inc.	ACE AMERICAN INSURANCE COMPANY	C/O CHUBB GLOBAL CASUALTY ONE BEAVER VALLEY RD WILMINGTON, DE 19803	Insurance / International Commercial Insurance Policy	\$0.00	Closing
726	EYP Inc.	ACE AMERICAN INSURANCE COMPANY/CHUBB CHIEF UNDERWRITING OFFICER	1133 AVENUE OF THE AMERICAS, 32ND FLOOR NEW YORK, NY 10036	Insurance / Cyber Enterprise Risk Management Insurance Policy	\$0.00	Closing
727	EYP Inc.	MULLEN COUGHLIN	426 W. LANCASTER AVENUE, STE. 200 DEVON, PA 19333	TRADE PAYABLE	\$0.00	Closing
728	EYP Inc.	HOLLAND & KNIGHT LLP - FKA THOMPSON & KNIGHT	P.O. BOX 936937 ATLANTA, GA 31193-6937	TRADE PAYABLE	\$0.00	Closing
729	EYP Inc.	MARSHALL & STERLING - JAEGER & FLYNN ASSOCIATES, INC.	42 SOUTH ST. GLEN FALLS, NY 12801	TRADE PAYABLE	\$0.00	Closing
730	EYP Inc.	HOLLINGSWORTH LLP	1350 I STREET, N.W. WASHINGTON, D.C. 20005	TRADE PAYABLE	\$0.00	Closing
731	EYP Inc.	THE HARTFORD (TRAVELERS)	P.O. BOX 660916 DALLAS, TX 75266-0916	TRADE PAYABLE	\$0.00	Closing
732	EYP Inc.	Travelers Casualty and Surety Company of America	ONE TOWER SQUARE HARTFORD, CT 06183	Insurance / Commercial Crime/Kidnap & Ransom / ERISA Bond for 401k Plans policy	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
733	EYP Inc.	Hartford Casualty Insurance Company	501 Pennsylvania Parkway Suite 400 Indianapolis, IN 46280-0014	Insurance / Commercial Umbrella Policy	\$0.00	Closing
734	EYP Group Holdings, Inc.	EYP Group Holdings, Inc.'s Key Employee Retention and Incentive Plan of May 7, 2021, as thereafter supplemented and amended from time to time through the day hereof, including any and all participation agreement related thereto	N/A	KEIP & KERP	\$0.00	Closing
735	EYP Inc.	HOLLAND & KNIGHT LLP - FKA THOMPSON & KNIGHT	HOLLAND & KNIGHT LLP - FKA THOMPSON & KNIGHT P.O. BOX 936937 ATLANTA, GA 31193-6937	TRADE PAYABLE	\$41,799.53	Closing
736	EYP Inc.	Hollingsworth LLP	HOLLINGSWORTH LLP 1350 I STREET, N.W. WASHINGTON, D.C. 20005	TRADE PAYABLE	\$56,933.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
737	EYP Inc.	Confidential Party 1	Address on File	Non-Disclosure Agreement	\$0.00	Closing
738	EYP Inc.	Confidential Party 2	Address on File	Non-Disclosure Agreement	\$0.00	Closing
739	EYP Inc.	Confidential Party 3	Address on File	Non-Disclosure Agreement	\$0.00	Closing
740	EYP Inc.	Confidential Party 4	Address on File	Non-Disclosure Agreement	\$0.00	Closing
741	EYP Inc.	Confidential Party 5	Address on File	Non-Disclosure Agreement	\$0.00	Closing
742	EYP Inc.	Confidential Party 6	Address on File	Non-Disclosure Agreement	\$0.00	Closing
743	EYP Inc.	Confidential Party 7	Address on File	Non-Disclosure Agreement	\$0.00	Closing
744	EYP Inc.	Confidential Party 8	Address on File	Non-Disclosure Agreement	\$0.00	Closing
745	EYP Inc.	Confidential Party 9	Address on File	Non-Disclosure Agreement	\$0.00	Closing
746	EYP Inc.	Confidential Party 10	Address on File	Non-Disclosure Agreement	\$0.00	Closing
747	EYP Inc.	Confidential Party 11	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
748	EYP Inc.	Confidential Party 12	Address on File	Non-Disclosure Agreement	\$0.00	Closing
749	EYP Inc.	Confidential Party 13	Address on File	Non-Disclosure Agreement	\$0.00	Closing
750	EYP Inc.	Confidential Party 14	Address on File	Non-Disclosure Agreement	\$0.00	Closing
751	EYP Inc.	Confidential Party 15	Address on File	Non-Disclosure Agreement	\$0.00	Closing
752	EYP Inc.	Confidential Party 16	Address on File	Non-Disclosure Agreement	\$0.00	Closing
753	EYP Inc.	Confidential Party 17	Address on File	Non-Disclosure Agreement	\$0.00	Closing
754	EYP Inc.	Confidential Party 18	Address on File	Non-Disclosure Agreement	\$0.00	Closing
755	EYP Inc.	Confidential Party 19	Address on File	Non-Disclosure Agreement	\$0.00	Closing
756	EYP Inc.	Confidential Party 20	Address on File	Non-Disclosure Agreement	\$0.00	Closing
757	EYP Inc.	Confidential Party 21	Address on File	Non-Disclosure Agreement	\$0.00	Closing
758	EYP Inc.	Confidential Party 22	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
759	EYP Inc.	Confidential Party 23	Address on File	Non-Disclosure Agreement	\$0.00	Closing
760	EYP Inc.	Confidential Party 24	Address on File	Non-Disclosure Agreement	\$0.00	Closing
761	EYP Inc.	Confidential Party 25	Address on File	Non-Disclosure Agreement	\$0.00	Closing
762	EYP Inc.	Confidential Party 26	Address on File	Non-Disclosure Agreement	\$0.00	Closing
763	EYP Inc.	Confidential Party 27	Address on File	Non-Disclosure Agreement	\$0.00	Closing
764	EYP Inc.	Confidential Party 28	Address on File	Non-Disclosure Agreement	\$0.00	Closing
765	EYP Inc.	Confidential Party 29	Address on File	Non-Disclosure Agreement	\$0.00	Closing
766	EYP Inc.	Confidential Party 30	Address on File	Non-Disclosure Agreement	\$0.00	Closing
767	EYP Inc.	Confidential Party 31	Address on File	Non-Disclosure Agreement	\$0.00	Closing
768	EYP Inc.	Confidential Party 32	Address on File	Non-Disclosure Agreement	\$0.00	Closing
769	EYP Inc.	Confidential Party 33	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
770	EYP Inc.	Confidential Party 34	Address on File	Non-Disclosure Agreement	\$0.00	Closing
771	EYP Inc.	Confidential Party 35	Address on File	Non-Disclosure Agreement	\$0.00	Closing
772	EYP Inc.	Confidential Party 36	Address on File	Non-Disclosure Agreement	\$0.00	Closing
773	EYP Inc.	Confidential Party 37	Address on File	Non-Disclosure Agreement	\$0.00	Closing
774	EYP Inc.	Confidential Party 38	Address on File	Non-Disclosure Agreement	\$0.00	Closing
775	EYP Inc.	Confidential Party 39	Address on File	Non-Disclosure Agreement	\$0.00	Closing
776	EYP Inc.	Confidential Party 40	Address on File	Non-Disclosure Agreement	\$0.00	Closing
777	EYP Inc.	Confidential Party 41	Address on File	Non-Disclosure Agreement	\$0.00	Closing
778	EYP Inc.	Confidential Party 42	Address on File	Non-Disclosure Agreement	\$0.00	Closing
779	EYP Inc.	Confidential Party 43	Address on File	Non-Disclosure Agreement	\$0.00	Closing
780	EYP Inc.	Confidential Party 44	Address on File	Non-Disclosure Agreement	\$0.00	Closing
781	EYP Inc.	Confidential Party 45	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
782	EYP Inc.	Confidential Party 46	Address on File	Non-Disclosure Agreement	\$0.00	Closing
783	EYP Inc.	Confidential Party 47	Address on File	Non-Disclosure Agreement	\$0.00	Closing
784	EYP Inc.	Confidential Party 48	Address on File	Non-Disclosure Agreement	\$0.00	Closing
785	EYP Inc.	Confidential Party 49	Address on File	Non-Disclosure Agreement	\$0.00	Closing
786	EYP Inc.	Confidential Party 50	Address on File	Non-Disclosure Agreement	\$0.00	Closing
787	EYP Inc.	Confidential Party 51	Address on File	Non-Disclosure Agreement	\$0.00	Closing
788	EYP Inc.	Confidential Party 52	Address on File	Non-Disclosure Agreement	\$0.00	Closing
789	EYP Inc.	Confidential Party 53	Address on File	Non-Disclosure Agreement	\$0.00	Closing
790	EYP Inc.	Confidential Party 54	Address on File	Non-Disclosure Agreement	\$0.00	Closing
791	EYP Inc.	Confidential Party 55	Address on File	Non-Disclosure Agreement	\$0.00	Closing
792	EYP Inc.	Confidential Party 56	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
793	EYP Inc.	Confidential Party 57	Address on File	Non-Disclosure Agreement	\$0.00	Closing
794	EYP Inc.	Confidential Party 58	Address on File	Non-Disclosure Agreement	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
795	EYP, Inc.	Name on File	1012042.10	Project Name on File	Address on File	Project	\$0.00	Closing
796	EYP, Inc.	Name on File	1013033.03	Project Name on File	Address on File	Project	\$0.00	Closing
797	EYP, Inc.	Name on File	1018015.03	Project Name on File	Address on File	Project	\$0.00	Closing
798	EYP, Inc.	Name on File	1018037.01	Project Name on File	Address on File	Project	\$0.00	Closing
799	EYP, Inc.	Name on File	1018043.01	Project Name on File	Address on File	Project	\$0.00	Closing
800	EYP, Inc.	Name on File	1018043.02	Project Name on File	Address on File	Project	\$0.00	Closing
801	EYP, Inc.	Name on File	1018053.02	Project Name on File	Address on File	Project	\$0.00	Closing
802	EYP, Inc.	Name on File	1019094.01	Project Name on File	Address on File	Project	\$0.00	Closing
803	EYP, Inc.	Name on File	1019094.03	Project Name on File	Address on File	Project	\$0.00	Closing
804	EYP, Inc.	Name on File	1020035.01	Project Name on File	Address on File	Project	\$0.00	Closing
805	EYP, Inc.	Name on File	1021075.01	Project Name on File	Address on File	Project	\$0.00	Closing
806	EYP, Inc.	Name on File	1021076.01	Project Name on File	Address on File	Project	\$0.00	Closing
807	EYP, Inc.	Name on File	1022022.01	Project Name on File	Address on File	Project	\$0.00	Closing
808	EYP, Inc.	Name on File	2009055.17	Project Name on File	Address on File	Project	\$0.00	Closing
809	EYP, Inc.	Name on File	2010042.01	Project Name on File	Address on File	Project	\$0.00	Closing
810	EYP, Inc.	Name on File	2011043.04	Project Name on File	Address on File	Project	\$0.00	Closing
811	EYP, Inc.	Name on File	2011602.03	Project Name on File	Address on File	Project	\$0.00	Closing
812	EYP, Inc.	Name on File	2012007.03	Project Name on File	Address on File	Project	\$0.00	Closing
813	EYP, Inc.	Name on File	2013008.02	Project Name on File	Address on File	Project	\$0.00	Closing
814	EYP, Inc.	Name on File	2013064.06	Project Name on File	Address on File	Project	\$0.00	Closing
815	EYP, Inc.	Name on File	2015056.01	Project Name on File	Address on File	Project	\$0.00	Closing
816	EYP, Inc.	Name on File	2016029.01	Project Name on File	Address on File	Project	\$0.00	Closing
817	EYP, Inc.	Name on File	2016078.02	Project Name on File	Address on File	Project	\$0.00	Closing
818	EYP, Inc.	Name on File	2016092.01	Project Name on File	Address on File	Project	\$0.00	Closing
819	EYP, Inc.	Name on File	2017065.01	Project Name on File	Address on File	Project	\$0.00	Closing
820	EYP, Inc.	Name on File	2017067.01	Project Name on File	Address on File	Project	\$0.00	Closing
821	EYP, Inc.	Name on File	2017089.01	Project Name on File	Address on File	Project	\$0.00	Closing
822	EYP, Inc.	Name on File	2017109.02	Project Name on File	Address on File	Project	\$0.00	Closing
823	EYP, Inc.	Name on File	2018054.01	Project Name on File	Address on File	Project	\$0.00	Closing
824	EYP, Inc.	Name on File	2019010.02	Project Name on File	Address on File	Project	\$0.00	Closing
825	EYP, Inc.	Name on File	2019021.01	Project Name on File	Address on File	Project	\$0.00	Closing
826	EYP, Inc.	Name on File	2019027.01	Project Name on File	Address on File	Project	\$0.00	Closing
827	EYP, Inc.	Name on File	2019056.01	Project Name on File	Address on File	Project	\$0.00	Closing
828	EYP, Inc.	Name on File	2019083.01	Project Name on File	Address on File	Project	\$0.00	Closing
829	EYP, Inc.	Name on File	2019112.01	Project Name on File	Address on File	Project	\$0.00	Closing
830	EYP, Inc.	Name on File	2020012.01	Project Name on File	Address on File	Project	\$0.00	Closing
831	EYP, Inc.	Name on File	2020053.01	Project Name on File	Address on File	Project	\$0.00	Closing
832	EYP, Inc.	Name on File	2020053.02	Project Name on File	Address on File	Project	\$0.00	Closing
833	EYP, Inc.	Name on File	2020083.01	Project Name on File	Address on File	Project	\$0.00	Closing
834	EYP, Inc.	Name on File	2020086.01	Project Name on File	Address on File	Project	\$0.00	Closing
835	EYP, Inc.	Name on File	2020087.01	Project Name on File	Address on File	Project	\$0.00	Closing
836	EYP, Inc.	Name on File	2020094.01	Project Name on File	Address on File	Project	\$0.00	Closing
837	EYP, Inc.	Name on File	2020109.01	Project Name on File	Address on File	Project	\$0.00	Closing
838	EYP, Inc.	Name on File	2021021.01	Project Name on File	Address on File	Project	\$0.00	Closing
839	EYP, Inc.	Name on File	2021024.01	Project Name on File	Address on File	Project	\$0.00	Closing
840	EYP, Inc.	Name on File	2021025.01	Project Name on File	Address on File	Project	\$0.00	Closing
841	EYP, Inc.	Name on File	2021029.01	Project Name on File	Address on File	Project	\$0.00	Closing
842	EYP, Inc.	Name on File	2021031.01	Project Name on File	Address on File	Project	\$0.00	Closing
843	EYP, Inc.	Name on File	2022005.01	Project Name on File	Address on File	Project	\$0.00	Closing
844	EYP, Inc.	Name on File	3019013.01	Project Name on File	Address on File	Project	\$0.00	Closing
845	EYP, Inc.	Name on File	3021007.01	Project Name on File	Address on File	Project	\$0.00	Closing
846	EYP, Inc.	Name on File	3021030.01	Project Name on File	Address on File	Project	\$0.00	Closing
847	EYP, Inc.	Name on File	3021030.02	Project Name on File	Address on File	Project	\$0.00	Closing
848	EYP, Inc.	Name on File	3022001.01	Project Name on File	Address on File	Project	\$0.00	Closing
849	EYP, Inc.	Name on File	1014023.20	Project Name on File	Address on File	Project	\$0.00	Closing
850	EYP, Inc.	Name on File	1014023.23	Project Name on File	Address on File	Project	\$0.00	Closing
851	EYP, Inc.	Name on File	1014023.33	Project Name on File	Address on File	Project	\$0.00	Closing
852	EYP, Inc.	Name on File	1015034.01	Project Name on File	Address on File	Project	\$0.00	Closing
853	EYP, Inc.	Name on File	1015044.01	Project Name on File	Address on File	Project	\$0.00	Closing
854	EYP, Inc.	Name on File	1018020.01	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
855	EYP, Inc.	Name on File	1018027.01	Project Name on File	Address on File	Project	\$0.00	Closing
856	EYP, Inc.	Name on File	1018029.01	Project Name on File	Address on File	Project	\$0.00	Closing
857	EYP, Inc.	Name on File	1019004.01	Project Name on File	Address on File	Project	\$0.00	Closing
858	EYP, Inc.	Name on File	1019011.01	Project Name on File	Address on File	Project	\$0.00	Closing
859	EYP, Inc.	Name on File	1019041.01	Project Name on File	Address on File	Project	\$0.00	Closing
860	EYP, Inc.	Name on File	1019042.01	Project Name on File	Address on File	Project	\$0.00	Closing
861	EYP, Inc.	Name on File	1019066.01	Project Name on File	Address on File	Project	\$0.00	Closing
862	EYP, Inc.	Name on File	1019088.01	Project Name on File	Address on File	Project	\$0.00	Closing
863	EYP, Inc.	Name on File	1019088.02	Project Name on File	Address on File	Project	\$0.00	Closing
864	EYP, Inc.	Name on File	1020012.01	Project Name on File	Address on File	Project	\$0.00	Closing
865	EYP, Inc.	Name on File	1021017.01	Project Name on File	Address on File	Project	\$0.00	Closing
866	EYP, Inc.	Name on File	1021031.01	Project Name on File	Address on File	Project	\$0.00	Closing
867	EYP, Inc.	Name on File	1021040.01	Project Name on File	Address on File	Project	\$0.00	Closing
868	EYP, Inc.	Name on File	1021044.01	Project Name on File	Address on File	Project	\$0.00	Closing
869	EYP, Inc.	Name on File	1021070.01	Project Name on File	Address on File	Project	\$0.00	Closing
870	EYP, Inc.	Name on File	1022015.01	Project Name on File	Address on File	Project	\$0.00	Closing
871	EYP, Inc.	Name on File	1022023.01	Project Name on File	Address on File	Project	\$0.00	Closing
872	EYP, Inc.	Name on File	1022038.01	Project Name on File	Address on File	Project	\$0.00	Closing
873	EYP, Inc.	Name on File	1022039.01	Project Name on File	Address on File	Project	\$0.00	Closing
874	EYP, Inc.	Name on File	2016040.02	Project Name on File	Address on File	Project	\$0.00	Closing
875	EYP, Inc.	Name on File	2017028.01	Project Name on File	Address on File	Project	\$0.00	Closing
876	EYP, Inc.	Name on File	2017040.02	Project Name on File	Address on File	Project	\$0.00	Closing
877	EYP, Inc.	Name on File	2017040.03	Project Name on File	Address on File	Project	\$0.00	Closing
878	EYP, Inc.	Name on File	2017047.02	Project Name on File	Address on File	Project	\$0.00	Closing
879	EYP, Inc.	Name on File	2017059.01	Project Name on File	Address on File	Project	\$0.00	Closing
880	EYP, Inc.	Name on File	2017109.01	Project Name on File	Address on File	Project	\$0.00	Closing
881	EYP, Inc.	Name on File	2018068.03	Project Name on File	Address on File	Project	\$0.00	Closing
882	EYP, Inc.	Name on File	2018075.03	Project Name on File	Address on File	Project	\$0.00	Closing
883	EYP, Inc.	Name on File	2018081.02	Project Name on File	Address on File	Project	\$0.00	Closing
884	EYP, Inc.	Name on File	2018104.01	Project Name on File	Address on File	Project	\$0.00	Closing
885	EYP, Inc.	Name on File	2019031.01	Project Name on File	Address on File	Project	\$0.00	Closing
886	EYP, Inc.	Name on File	2019074.01	Project Name on File	Address on File	Project	\$0.00	Closing
887	EYP, Inc.	Name on File	2019087.01	Project Name on File	Address on File	Project	\$0.00	Closing
888	EYP, Inc.	Name on File	2020033.01	Project Name on File	Address on File	Project	\$0.00	Closing
889	EYP, Inc.	Name on File	2020084.01	Project Name on File	Address on File	Project	\$0.00	Closing
890	EYP, Inc.	Name on File	2020093.01	Project Name on File	Address on File	Project	\$0.00	Closing
891	EYP, Inc.	Name on File	2020095.01	Project Name on File	Address on File	Project	\$0.00	Closing
892	EYP, Inc.	Name on File	2020112.01	Project Name on File	Address on File	Project	\$0.00	Closing
893	EYP, Inc.	Name on File	2021001.01	Project Name on File	Address on File	Project	\$0.00	Closing
894	EYP, Inc.	Name on File	2021036.01	Project Name on File	Address on File	Project	\$0.00	Closing
895	EYP, Inc.	Name on File	2021039.01	Project Name on File	Address on File	Project	\$0.00	Closing
896	EYP, Inc.	Name on File	2021041.01	Project Name on File	Address on File	Project	\$0.00	Closing
897	EYP, Inc.	Name on File	2021047.01	Project Name on File	Address on File	Project	\$0.00	Closing
898	EYP, Inc.	Name on File	2021054.01	Project Name on File	Address on File	Project	\$0.00	Closing
899	EYP, Inc.	Name on File	2021056.01	Project Name on File	Address on File	Project	\$0.00	Closing
900	EYP, Inc.	Name on File	2021059.01	Project Name on File	Address on File	Project	\$0.00	Closing
901	EYP, Inc.	Name on File	2021062.01	Project Name on File	Address on File	Project	\$0.00	Closing
902	EYP, Inc.	Name on File	2021063.01	Project Name on File	Address on File	Project	\$0.00	Closing
903	EYP, Inc.	Name on File	2021066.01	Project Name on File	Address on File	Project	\$0.00	Closing
904	EYP, Inc.	Name on File	2021067.01	Project Name on File	Address on File	Project	\$0.00	Closing
905	EYP, Inc.	Name on File	2021068.01	Project Name on File	Address on File	Project	\$0.00	Closing
906	EYP, Inc.	Name on File	2021070.01	Project Name on File	Address on File	Project	\$0.00	Closing
907	EYP, Inc.	Name on File	2022002.01	Project Name on File	Address on File	Project	\$0.00	Closing
908	EYP, Inc.	Name on File	2022003.01	Project Name on File	Address on File	Project	\$0.00	Closing
909	EYP, Inc.	Name on File	2022018.01	Project Name on File	Address on File	Project	\$0.00	Closing
910	EYP, Inc.	Name on File	6019069.01	Project Name on File	Address on File	Project	\$0.00	Closing
911	EYP, Inc.	Name on File	6021127.01	Project Name on File	Address on File	Project	\$0.00	Closing
912	EYP, Inc.	Name on File	1019087.01	Project Name on File	Address on File	Project	\$0.00	Closing
913	EYP, Inc.	Name on File	1020087.01	Project Name on File	Address on File	Project	\$0.00	Closing
914	EYP, Inc.	Name on File	1020087.02	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
915	EYP, Inc.	Name on File	1020088.01	Project Name on File	Address on File	Project	\$0.00	Closing
916	EYP, Inc.	Name on File	1020088.03	Project Name on File	Address on File	Project	\$0.00	Closing
917	EYP, Inc.	Name on File	1020102.01	Project Name on File	Address on File	Project	\$0.00	Closing
918	EYP, Inc.	Name on File	1021032.01	Project Name on File	Address on File	Project	\$0.00	Closing
919	EYP, Inc.	Name on File	1021035.01	Project Name on File	Address on File	Project	\$0.00	Closing
920	EYP, Inc.	Name on File	1021077.01	Project Name on File	Address on File	Project	\$0.00	Closing
921	EYP, Inc.	Name on File	1021078.01	Project Name on File	Address on File	Project	\$0.00	Closing
922	EYP, Inc.	Name on File	1022019.01	Project Name on File	Address on File	Project	\$0.00	Closing
923	EYP, Inc.	Name on File	1022028.01	Project Name on File	Address on File	Project	\$0.00	Closing
924	EYP, Inc.	Name on File	2018011.04	Project Name on File	Address on File	Project	\$0.00	Closing
925	EYP, Inc.	Name on File	2018053.03	Project Name on File	Address on File	Project	\$0.00	Closing
926	EYP, Inc.	Name on File	9017002.01	Project Name on File	Address on File	Project	\$0.00	Closing
927	EYP, Inc.	Name on File	6016182.01	Project Name on File	Address on File	Project	\$0.00	Closing
928	EYP, Inc.	Name on File	6016182.03	Project Name on File	Address on File	Project	\$0.00	Closing
929	EYP, Inc.	Name on File	6016182.13	Project Name on File	Address on File	Project	\$0.00	Closing
930	EYP, Inc.	Name on File	6016182.41	Project Name on File	Address on File	Project	\$0.00	Closing
931	EYP, Inc.	Name on File	6016182.42	Project Name on File	Address on File	Project	\$0.00	Closing
932	EYP, Inc.	Name on File	6017188.03	Project Name on File	Address on File	Project	\$0.00	Closing
933	EYP, Inc.	Name on File	6017188.04	Project Name on File	Address on File	Project	\$0.00	Closing
934	EYP, Inc.	Name on File	6017188.05	Project Name on File	Address on File	Project	\$0.00	Closing
935	EYP, Inc.	Name on File	6017188.06	Project Name on File	Address on File	Project	\$0.00	Closing
936	EYP, Inc.	Name on File	6017188.07	Project Name on File	Address on File	Project	\$0.00	Closing
937	EYP, Inc.	Name on File	6017188.08	Project Name on File	Address on File	Project	\$0.00	Closing
938	EYP, Inc.	Name on File	6018015.01	Project Name on File	Address on File	Project	\$0.00	Closing
939	EYP, Inc.	Name on File	6018062.01	Project Name on File	Address on File	Project	\$0.00	Closing
940	EYP, Inc.	Name on File	6018062.02	Project Name on File	Address on File	Project	\$0.00	Closing
941	EYP, Inc.	Name on File	6018080.01	Project Name on File	Address on File	Project	\$0.00	Closing
942	EYP, Inc.	Name on File	6018101.01	Project Name on File	Address on File	Project	\$0.00	Closing
943	EYP, Inc.	Name on File	6019037.01	Project Name on File	Address on File	Project	\$0.00	Closing
944	EYP, Inc.	Name on File	6019045.01	Project Name on File	Address on File	Project	\$0.00	Closing
945	EYP, Inc.	Name on File	6020019.01	Project Name on File	Address on File	Project	\$0.00	Closing
946	EYP, Inc.	Name on File	6020019.02	Project Name on File	Address on File	Project	\$0.00	Closing
947	EYP, Inc.	Name on File	6020032.01	Project Name on File	Address on File	Project	\$0.00	Closing
948	EYP, Inc.	Name on File	6020094.01	Project Name on File	Address on File	Project	\$0.00	Closing
949	EYP, Inc.	Name on File	6021012.01	Project Name on File	Address on File	Project	\$0.00	Closing
950	EYP, Inc.	Name on File	6021065.01	Project Name on File	Address on File	Project	\$0.00	Closing
951	EYP, Inc.	Name on File	6021068.01	Project Name on File	Address on File	Project	\$0.00	Closing
952	EYP, Inc.	Name on File	6021098.01	Project Name on File	Address on File	Project	\$0.00	Closing
953	EYP, Inc.	Name on File	6021098.02	Project Name on File	Address on File	Project	\$0.00	Closing
954	EYP, Inc.	Name on File	6021102.01	Project Name on File	Address on File	Project	\$0.00	Closing
955	EYP, Inc.	Name on File	6021107.01	Project Name on File	Address on File	Project	\$0.00	Closing
956	EYP, Inc.	Name on File	6021129.01	Project Name on File	Address on File	Project	\$0.00	Closing
957	EYP, Inc.	Name on File	6021132.01	Project Name on File	Address on File	Project	\$0.00	Closing
958	EYP, Inc.	Name on File	6021157.01	Project Name on File	Address on File	Project	\$0.00	Closing
959	EYP, Inc.	Name on File	6021176.01	Project Name on File	Address on File	Project	\$0.00	Closing
960	EYP, Inc.	Name on File	6022031.01	Project Name on File	Address on File	Project	\$0.00	Closing
961	EYP, Inc.	Name on File	9017045.01	Project Name on File	Address on File	Project	\$0.00	Closing
962	EYP, Inc.	Name on File	9018006.01	Project Name on File	Address on File	Project	\$0.00	Closing
963	EYP, Inc.	Name on File	9018010.01	Project Name on File	Address on File	Project	\$0.00	Closing
964	EYP, Inc.	Name on File	3020013.01	Project Name on File	Address on File	Project	\$0.00	Closing
965	EYP, Inc.	Name on File	3021017.01	Project Name on File	Address on File	Project	\$0.00	Closing
966	EYP, Inc.	Name on File	1017103.02	Project Name on File	Address on File	Project	\$0.00	Closing
967	EYP, Inc.	Name on File	1019072.01	Project Name on File	Address on File	Project	\$0.00	Closing
968	EYP, Inc.	Name on File	1019098.01	Project Name on File	Address on File	Project	\$0.00	Closing
969	EYP, Inc.	Name on File	1020069.01	Project Name on File	Address on File	Project	\$0.00	Closing
970	EYP, Inc.	Name on File	1021061.01	Project Name on File	Address on File	Project	\$0.00	Closing
971	EYP, Inc.	Name on File	1021071.01	Project Name on File	Address on File	Project	\$0.00	Closing
972	EYP, Inc.	Name on File	1022016.01	Project Name on File	Address on File	Project	\$0.00	Closing
973	EYP, Inc.	Name on File	1022037.01	Project Name on File	Address on File	Project	\$0.00	Closing
974	EYP, Inc.	Name on File	2017027.01	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
1095	EYP, Inc.	Name on File	1021097.01	Project Name on File	Address on File	Project	\$0.00	Closing
1096	EYP, Inc.	Name on File	1022042.01	Project Name on File	Address on File	Project	\$0.00	Closing
1097	EYP, Inc.	Name on File	2007806.18	Project Name on File	Address on File	Project	\$0.00	Closing
1098	EYP, Inc.	Name on File	2011602.02	Project Name on File	Address on File	Project	\$0.00	Closing
1099	EYP, Inc.	Name on File	2012061.10	Project Name on File	Address on File	Project	\$0.00	Closing
1100	EYP, Inc.	Name on File	2012061.15	Project Name on File	Address on File	Project	\$0.00	Closing
1101	EYP, Inc.	Name on File	2012061.16	Project Name on File	Address on File	Project	\$0.00	Closing
1102	EYP, Inc.	Name on File	2013008.03	Project Name on File	Address on File	Project	\$0.00	Closing
1103	EYP, Inc.	Name on File	2013008.04	Project Name on File	Address on File	Project	\$0.00	Closing
1104	EYP, Inc.	Name on File	2013008.05	Project Name on File	Address on File	Project	\$0.00	Closing
1105	EYP, Inc.	Name on File	2013604.08	Project Name on File	Address on File	Project	\$0.00	Closing
1106	EYP, Inc.	Name on File	2016014.03	Project Name on File	Address on File	Project	\$0.00	Closing
1107	EYP, Inc.	Name on File	2016064.02	Project Name on File	Address on File	Project	\$0.00	Closing
1108	EYP, Inc.	Name on File	2017106.01	Project Name on File	Address on File	Project	\$0.00	Closing
1109	EYP, Inc.	Name on File	2018054.02	Project Name on File	Address on File	Project	\$0.00	Closing
1110	EYP, Inc.	Name on File	2018112.01	Project Name on File	Address on File	Project	\$0.00	Closing
1111	EYP, Inc.	Name on File	2019019.03	Project Name on File	Address on File	Project	\$0.00	Closing
1112	EYP, Inc.	Name on File	2019019.04	Project Name on File	Address on File	Project	\$0.00	Closing
1113	EYP, Inc.	Name on File	2019019.05	Project Name on File	Address on File	Project	\$0.00	Closing
1114	EYP, Inc.	Name on File	2019102.01	Project Name on File	Address on File	Project	\$0.00	Closing
1115	EYP, Inc.	Name on File	2020016.01	Project Name on File	Address on File	Project	\$0.00	Closing
1116	EYP, Inc.	Name on File	2020016.02	Project Name on File	Address on File	Project	\$0.00	Closing
1117	EYP, Inc.	Name on File	2020017.01	Project Name on File	Address on File	Project	\$0.00	Closing
1118	EYP, Inc.	Name on File	2020023.01	Project Name on File	Address on File	Project	\$0.00	Closing
1119	EYP, Inc.	Name on File	2020024.01	Project Name on File	Address on File	Project	\$0.00	Closing
1120	EYP, Inc.	Name on File	2021012.01	Project Name on File	Address on File	Project	\$0.00	Closing
1121	EYP, Inc.	Name on File	2021013.01	Project Name on File	Address on File	Project	\$0.00	Closing
1122	EYP, Inc.	Name on File	2021020.01	Project Name on File	Address on File	Project	\$0.00	Closing
1123	EYP, Inc.	Name on File	2021043.01	Project Name on File	Address on File	Project	\$0.00	Closing
1124	EYP, Inc.	Name on File	2021044.01	Project Name on File	Address on File	Project	\$0.00	Closing
1125	EYP, Inc.	Name on File	6020054.01	Project Name on File	Address on File	Project	\$0.00	Closing
1126	EYP, Inc.	Name on File	6020054.02	Project Name on File	Address on File	Project	\$0.00	Closing
1127	EYP, Inc.	Name on File	6020054.03	Project Name on File	Address on File	Project	\$0.00	Closing
1128	EYP, Inc.	Name on File	6022011.01	Project Name on File	Address on File	Project	\$0.00	Closing
1129	EYP, Inc.	Name on File	6022011.02	Project Name on File	Address on File	Project	\$0.00	Closing
1130	EYP, Inc.	Name on File	6022011.03	Project Name on File	Address on File	Project	\$0.00	Closing
1131	EYP, Inc.	Name on File	1015023.01	Project Name on File	Address on File	Project	\$0.00	Closing
1132	EYP, Inc.	Name on File	3015014.02	Project Name on File	Address on File	Project	\$0.00	Closing
1133	EYP, Inc.	Name on File	3015014.04	Project Name on File	Address on File	Project	\$0.00	Closing
1134	EYP, Inc.	Name on File	3020014.01	Project Name on File	Address on File	Project	\$0.00	Closing
1135	EYP, Inc.	Name on File	3021006.01	Project Name on File	Address on File	Project	\$0.00	Closing
1136	EYP, Inc.	Name on File	3021010.01	Project Name on File	Address on File	Project	\$0.00	Closing
1137	EYP, Inc.	Name on File	3021011.01	Project Name on File	Address on File	Project	\$0.00	Closing
1139	EYP, Inc.	Name on File	3021014.02	Project Name on File	Address on File	Project	\$0.00	Closing
1140	EYP, Inc.	Name on File	3021015.02	Project Name on File	Address on File	Project	\$0.00	Closing
1141	EYP, Inc.	Name on File	3021016.01	Project Name on File	Address on File	Project	\$0.00	Closing
1142	EYP, Inc.	Name on File	3021031.01	Project Name on File	Address on File	Project	\$0.00	Closing
1143	EYP, Inc.	Name on File	3021032.01	Project Name on File	Address on File	Project	\$0.00	Closing
1144	EYP, Inc.	Name on File	3022010.01	Project Name on File	Address on File	Project	\$0.00	Closing
1145	EYP, Inc.	Name on File	3022011.01	Project Name on File	Address on File	Project	\$0.00	Closing
1146	EYP, Inc.	Name on File	3022017.01	Project Name on File	Address on File	Project	\$0.00	Closing
1147	EYP, Inc.	Name on File	3022018.01	Project Name on File	Address on File	Project	\$0.00	Closing
1148	EYP, Inc.	Name on File	3022020.01	Project Name on File	Address on File	Project	\$0.00	Closing
1149	EYP, Inc.	Name on File	1014033.02	Project Name on File	Address on File	Project	\$0.00	Closing
1150	EYP, Inc.	Name on File	1016035.01	Project Name on File	Address on File	Project	\$0.00	Closing
1151	EYP, Inc.	Name on File	1016055.02	Project Name on File	Address on File	Project	\$0.00	Closing
1152	EYP, Inc.	Name on File	1020073.01	Project Name on File	Address on File	Project	\$0.00	Closing
1153	EYP, Inc.	Name on File	1020089.01	Project Name on File	Address on File	Project	\$0.00	Closing
1154	EYP, Inc.	Name on File	1021069.01	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
1155	EYP, Inc.	Name on File	1021069.02	Project Name on File	Address on File	Project	\$0.00	Closing
1156	EYP, Inc.	Name on File	1021086.01	Project Name on File	Address on File	Project	\$0.00	Closing
1157	EYP, Inc.	Name on File	2018069.01	Project Name on File	Address on File	Project	\$0.00	Closing
1158	EYP, Inc.	Name on File	2020038.01	Project Name on File	Address on File	Project	\$0.00	Closing
1159	EYP, Inc.	Name on File	2020039.01	Project Name on File	Address on File	Project	\$0.00	Closing
1160	EYP, Inc.	Name on File	6016061.02	Project Name on File	Address on File	Project	\$0.00	Closing
1161	EYP, Inc.	Name on File	6016061.04	Project Name on File	Address on File	Project	\$0.00	Closing
1162	EYP, Inc.	Name on File	6017181.01	Project Name on File	Address on File	Project	\$0.00	Closing
1163	EYP, Inc.	Name on File	6017181.02	Project Name on File	Address on File	Project	\$0.00	Closing
1164	EYP, Inc.	Name on File	6017181.03	Project Name on File	Address on File	Project	\$0.00	Closing
1165	EYP, Inc.	Name on File	6019088.03	Project Name on File	Address on File	Project	\$0.00	Closing
1166	EYP, Inc.	Name on File	6020025.01	Project Name on File	Address on File	Project	\$0.00	Closing
1167	EYP, Inc.	Name on File	6021009.01	Project Name on File	Address on File	Project	\$0.00	Closing
1168	EYP, Inc.	Name on File	6021029.01	Project Name on File	Address on File	Project	\$0.00	Closing
1169	EYP, Inc.	Name on File	6021030.01	Project Name on File	Address on File	Project	\$0.00	Closing
1170	EYP, Inc.	Name on File	6021037.01	Project Name on File	Address on File	Project	\$0.00	Closing
1171	EYP, Inc.	Name on File	6021044.01	Project Name on File	Address on File	Project	\$0.00	Closing
1172	EYP, Inc.	Name on File	6021079.01	Project Name on File	Address on File	Project	\$0.00	Closing
1173	EYP, Inc.	Name on File	6021151.01	Project Name on File	Address on File	Project	\$0.00	Closing
1174	EYP, Inc.	Name on File	6021155.01	Project Name on File	Address on File	Project	\$0.00	Closing
1175	EYP, Inc.	Name on File	6021184.01	Project Name on File	Address on File	Project	\$0.00	Closing
1176	EYP, Inc.	Name on File	6022010.01	Project Name on File	Address on File	Project	\$0.00	Closing
1177	EYP, Inc.	Name on File	6022014.01	Project Name on File	Address on File	Project	\$0.00	Closing
1178	EYP, Inc.	Name on File	6022021.01	Project Name on File	Address on File	Project	\$0.00	Closing
1179	EYP, Inc.	Name on File	6018132.01	Project Name on File	Address on File	Project	\$0.00	Closing
1180	EYP, Inc.	Name on File	6019009.01	Project Name on File	Address on File	Project	\$0.00	Closing
1181	EYP, Inc.	Name on File	6019009.04	Project Name on File	Address on File	Project	\$0.00	Closing
1182	EYP, Inc.	Name on File	6019009.06	Project Name on File	Address on File	Project	\$0.00	Closing
1183	EYP, Inc.	Name on File	6019040.01	Project Name on File	Address on File	Project	\$0.00	Closing
1184	EYP, Inc.	Name on File	6019056.01	Project Name on File	Address on File	Project	\$0.00	Closing
1185	EYP, Inc.	Name on File	6019057.01	Project Name on File	Address on File	Project	\$0.00	Closing
1186	EYP, Inc.	Name on File	6019062.02	Project Name on File	Address on File	Project	\$0.00	Closing
1187	EYP, Inc.	Name on File	6019062.03	Project Name on File	Address on File	Project	\$0.00	Closing
1188	EYP, Inc.	Name on File	6020004.02	Project Name on File	Address on File	Project	\$0.00	Closing
1189	EYP, Inc.	Name on File	6020023.01	Project Name on File	Address on File	Project	\$0.00	Closing
1190	EYP, Inc.	Name on File	6020070.01	Project Name on File	Address on File	Project	\$0.00	Closing
1191	EYP, Inc.	Name on File	6020101.01	Project Name on File	Address on File	Project	\$0.00	Closing
1192	EYP, Inc.	Name on File	6020115.01	Project Name on File	Address on File	Project	\$0.00	Closing
1193	EYP, Inc.	Name on File	6020116.01	Project Name on File	Address on File	Project	\$0.00	Closing
1194	EYP, Inc.	Name on File	6021002.01	Project Name on File	Address on File	Project	\$0.00	Closing
1195	EYP, Inc.	Name on File	6021007.01	Project Name on File	Address on File	Project	\$0.00	Closing
1196	EYP, Inc.	Name on File	6021024.01	Project Name on File	Address on File	Project	\$0.00	Closing
1197	EYP, Inc.	Name on File	6021062.01	Project Name on File	Address on File	Project	\$0.00	Closing
1199	EYP, Inc.	Name on File	6021072.01	Project Name on File	Address on File	Project	\$0.00	Closing
1200	EYP, Inc.	Name on File	6021089.01	Project Name on File	Address on File	Project	\$0.00	Closing
1201	EYP, Inc.	Name on File	6021095.01	Project Name on File	Address on File	Project	\$0.00	Closing
1202	EYP, Inc.	Name on File	6021103.01	Project Name on File	Address on File	Project	\$0.00	Closing
1203	EYP, Inc.	Name on File	6021104.01	Project Name on File	Address on File	Project	\$0.00	Closing
1204	EYP, Inc.	Name on File	6021104.02	Project Name on File	Address on File	Project	\$0.00	Closing
1205	EYP, Inc.	Name on File	6021113.01	Project Name on File	Address on File	Project	\$0.00	Closing
1206	EYP, Inc.	Name on File	6021117.02	Project Name on File	Address on File	Project	\$0.00	Closing
1207	EYP, Inc.	Name on File	6021118.01	Project Name on File	Address on File	Project	\$0.00	Closing
1208	EYP, Inc.	Name on File	6021131.02	Project Name on File	Address on File	Project	\$0.00	Closing
1209	EYP, Inc.	Name on File	6021137.01	Project Name on File	Address on File	Project	\$0.00	Closing
1210	EYP, Inc.	Name on File	6021150.01	Project Name on File	Address on File	Project	\$0.00	Closing
1211	EYP, Inc.	Name on File	6021152.01	Project Name on File	Address on File	Project	\$0.00	Closing
1212	EYP, Inc.	Name on File	6021159.01	Project Name on File	Address on File	Project	\$0.00	Closing
1213	EYP, Inc.	Name on File	6021161.02	Project Name on File	Address on File	Project	\$0.00	Closing
1214	EYP, Inc.	Name on File	6021162.01	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Debtor	Contract Counterparty	Project Number	Project Name	Counterparty Address	Contract Listing/Description	Cure Amount	Assumption Date
1215	EYP, Inc.	Name on File	6021168.01	Project Name on File	Address on File	Project	\$0.00	Closing
1216	EYP, Inc.	Name on File	6021181.01	Project Name on File	Address on File	Project	\$0.00	Closing
1217	EYP, Inc.	Name on File	6022001.01	Project Name on File	Address on File	Project	\$0.00	Closing
1218	EYP, Inc.	Name on File	6022007.01	Project Name on File	Address on File	Project	\$0.00	Closing
1219	EYP, Inc.	Name on File	1014071.03	Project Name on File	Address on File	Project	\$0.00	Closing
1220	EYP, Inc.	Name on File	1016086.01	Project Name on File	Address on File	Project	\$0.00	Closing
1221	EYP, Inc.	Name on File	1016086.02	Project Name on File	Address on File	Project	\$0.00	Closing
1222	EYP, Inc.	Name on File	6015075.01	Project Name on File	Address on File	Project	\$0.00	Closing
1223	EYP, Inc.	Name on File	6015167.07	Project Name on File	Address on File	Project	\$0.00	Closing
1224	EYP, Inc.	Name on File	6016039.01	Project Name on File	Address on File	Project	\$0.00	Closing
1225	EYP, Inc.	Name on File	6017033.01	Project Name on File	Address on File	Project	\$0.00	Closing
1226	EYP, Inc.	Name on File	1013106.01	Project Name on File	Address on File	Project	\$0.00	Closing
1227	EYP, Inc.	Name on File	9015011.01	Project Name on File	Address on File	Project	\$0.00	Closing
1228	EYP, Inc.	Name on File	9015017.01	Project Name on File	Address on File	Project	\$0.00	Closing
1229	EYP, Inc.	Name on File	9015022.01	Project Name on File	Address on File	Project	\$0.00	Closing
1230	EYP, Inc.	Name on File	9015025.01	Project Name on File	Address on File	Project	\$0.00	Closing
1231	EYP, Inc.	Name on File	3016013.01	Project Name on File	Address on File	Project	\$0.00	Closing
1232	EYP, Inc.	Name on File	1022025.01	Project Name on File	Address on File	Project	\$0.00	Closing
1233	EYP, Inc.	Name on File	2021042.01	Project Name on File	Address on File	Project	\$0.00	Closing
1234	EYP, Inc.	Name on File	2021060.01	Project Name on File	Address on File	Project	\$0.00	Closing
1235	EYP, Inc.	Name on File	2021060.02	Project Name on File	Address on File	Project	\$0.00	Closing
1236	EYP, Inc.	Name on File	2021064.01	Project Name on File	Address on File	Project	\$0.00	Closing
1237	EYP, Inc.	Name on File	6019094.01	Project Name on File	Address on File	Project	\$0.00	Closing
1238	EYP, Inc.	Name on File	6020129.02	Project Name on File	Address on File	Project	\$0.00	Closing
1239	EYP, Inc.	Name on File	6021078.01	Project Name on File	Address on File	Project	\$0.00	Closing
1240	EYP, Inc.	Name on File	6021172.01	Project Name on File	Address on File	Project	\$0.00	Closing
1241	EYP, Inc.	Name on File	6021173.01	Project Name on File	Address on File	Project	\$0.00	Closing
1242	EYP, Inc.	Name on File	6021174.01	Project Name on File	Address on File	Project	\$0.00	Closing
1243	EYP, Inc.	Name on File	6021175.01	Project Name on File	Address on File	Project	\$0.00	Closing
1244	EYP, Inc.	Name on File	3022008.01	Project Name on File	Address on File	Project	\$0.00	Closing
1245	EYP, Inc.	Name on File	3022005.01	Project Name on File	Address on File	Project	\$0.00	Closing
1246	EYP, Inc.	Name on File	3022006.01	Project Name on File	Address on File	Project	\$0.00	Closing
1247	EYP, Inc.	Name on File	3022007.01	Project Name on File	Address on File	Project	\$0.00	Closing
1248	EYP, Inc.	Name on File	3022008.01	Project Name on File	Address on File	Project	\$0.00	Closing
1249	EYP, Inc.	Name on File	3022009.01	Project Name on File	Address on File	Project	\$0.00	Closing
1250	EYP, Inc.	Name on File	1021002.01	Project Name on File	Address on File	Project	\$0.00	Closing
1251	EYP, Inc.	Name on File	1022011.01	Project Name on File	Address on File	Project	\$0.00	Closing
1252	EYP, Inc.	Name on File	6021133.01	Project Name on File	Address on File	Project	\$0.00	Closing
1253	EYP, Inc.	Name on File	6021141.01	Project Name on File	Address on File	Project	\$0.00	Closing
1254	EYP, Inc.	Name on File	6021142.01	Project Name on File	Address on File	Project	\$0.00	Closing
1255	EYP, Inc.	Name on File	3021018.01	Project Name on File	Address on File	Project	\$0.00	Closing
1256	EYP, Inc.	Name on File	3021018.02	Project Name on File	Address on File	Project	\$0.00	Closing
1257	EYP, Inc.	Name on File	3021018.03	Project Name on File	Address on File	Project	\$0.00	Closing
1259	EYP, Inc.	Name on File	3021022.01	Project Name on File	Address on File	Project	\$0.00	Closing
1260	EYP, Inc.	Name on File	3021022.02	Project Name on File	Address on File	Project	\$0.00	Closing
1261	EYP, Inc.	Name on File	3021028.01	Project Name on File	Address on File	Project	\$0.00	Closing
1262	EYP, Inc.	Name on File	3021029.01	Project Name on File	Address on File	Project	\$0.00	Closing
1263	EYP, Inc.	Name on File	3022014.01	Project Name on File	Address on File	Project	\$0.00	Closing
1264	EYP, Inc.	Name on File	3022015.01	Project Name on File	Address on File	Project	\$0.00	Closing
1265	EYP, Inc.	Name on File	3022016.01	Project Name on File	Address on File	Project	\$0.00	Closing
1266	EYP, Inc.	Name on File	6018132.01	Project Name on File	Address on File	Project	\$0.00	Closing
1267	EYP, Inc.	Name on File	6019040.01	Project Name on File	Address on File	Project	\$0.00	Closing
1268	EYP, Inc.	Name on File	3022022.01	Project Name on File	Address on File	Project	\$0.00	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1269	1014023.2	Christopher Consultants	\$0.00	9900 MAIN STREET 4TH FLOOR FAIRFAX, VA 22031-3907	Subconsultant	Closing
1270	1014033.02	The Sextant Group, Inc.	\$7,186.20	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1271	1014033.02	Covington & Associates	\$2,078.13	811 EULA STREET SUITE B GREENSBORO, NC 27403	Subconsultant	Closing
1272	1014033.02	Surface 678, PA	\$0.00	215 MORRIS STREET SUITE 150 DURHAM, NC 27701	Subconsultant	Closing
1273	1014071.03	Shen Milsom & Wilke LLC	\$0.00	417 5TH AVENUE 5TH FLOOR NEW YORK, NY 10016	Subconsultant	Closing
1274	1014071.03	Langan Engineering, Inc.	\$0.00	P.O. BOX 536403 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1275	1014071.03	Robert Silman Associates	\$0.00	1053 31ST STREET NW WASHINGTON, DC 20007	Subconsultant	Closing
1276	1014071.03	Bard, Rao + Athanas, P.C.	\$0.00	10 GUEST STREET FOURTH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1277	1015034.01	Genesis Planning	\$0.00	6 SOUTH OLD ORCHARD AVENUE ROSS & BARUZZINI, INC. ST. LOUIS, MO 63119	Subconsultant	Closing
1278	1015034.01	Dunbar Milby Williams Pittman & Vaughan	\$0.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
1279	1015034.01	Vertran Enterprises, Ltd.	\$0.00	14 OAK COURT SUITE 206 ANNAPOLIS, MD 21401	Subconsultant	Closing
1280	1015034.01	eLogiCTech Solutions Inc.	\$0.00	PO BOX 740126 LOS ANGELES, CA 90074-0126	Subconsultant	Closing
1281	1015034.01	Advanced Media Design, Inc.	\$0.00	d/b/a Studio AMD, 333 Westminster Street, Suite 200, Providence, RI 02903	Subconsultant	Closing
1282	1015044.01	Draper Aden Associates	\$0.00	2206 SOUTH MAIN STREET BLACKSBURG, VA 24060	Subconsultant	Closing
1283	1015044.01	Draper Aden Associates	\$0.00	2206 SOUTH MAIN STREET BLACKSBURG, VA 24060	Subconsultant	Closing
1284	1015044.01	Draper Aden Associates	\$0.00	2206 SOUTH MAIN STREET BLACKSBURG, VA 24060	Subconsultant	Closing
1285	1015044.01	Dunbar Milby Williams Pittman & Vaughan	\$0.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
1286	1014033.02	RMF Engineering, Inc.	\$4,067.50	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1287	1016086.01	KMCA Inc	\$0.00	85 WILLOW STREET NEW HAVEN, CT 06511	Subconsultant	Closing
1288	1016086.01	Advanced Media Design, Inc.	\$0.00	d/b/a Studio AMD, 333 Westminster Street, Suite 200, Providence, RI 02903	Subconsultant	Closing
1289	1016086.01	Wiley Wilson	\$1,750.00	127 NATIONWIDE DRIVE LYNCHBURG, VA 24502-4272	Subconsultant	Closing
1290	1017035.01	Foil Wyatt Architects & Planners, PLLC	\$0.00	1510 NORTH STATE ST., SUITE 400 JACKSON, MS 39202-1647	Subconsultant	Closing
1291	1017070.21	Bard, Rao + Athanas, P.C.	\$0.00	10 GUEST STREET FOURTH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1292	1016086.02	Wiley Wilson	\$2,425.00	127 NATIONWIDE DRIVE LYNCHBURG, VA 24502-4272	Subconsultant	Closing
1293	1018020.01	The Sextant Group, Inc.	\$5,290.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1294	1018020.01	Forella Group LLC	\$0.00	5180 PARKSTONE DRIVE SUITE 250 CHANTILLY, VA 20151	Subconsultant	Closing
1295	1018020.01	Froehling & Robertson, Inc.	\$0.00	3015 DUMBARTON ROAD RICHMOND, VA 23228-5831	Subconsultant	Closing
1296	1018020.01	Timmons Group	\$897.60	1001 BOULDERS PARKWAY SUITE 300 RICHMOND, VA 23225	Subconsultant	Closing
1297	1018020.01	Dunbar Milby Williams Pittman & Vaughan	\$0.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
1298	1018020.01	Rhodeside & Harwell, Inc.	\$3,815.33	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1299	1018020.01	Rhino Fire Protection Engineering PLLC	\$0.00	12359 SUNRISE VALLEY DRIVE, SUITE 350 RESTON, VA 20191	Subconsultant	Closing
1300	1018020.01	KSA Interiors	\$0.00	11531-A NUCKOLS ROAD GLEN ALLEN, VA 23059	Subconsultant	Closing
1301	1018020.01	MCLA Inc.	\$0.00	1000 POTOMAC STREET, NW SUITE 121 WASHINGTON, DC 20007	Subconsultant	Closing
1302	1018020.01	eLogicTech Solutions Inc.	\$0.00	PO BOX 740126 LOS ANGELES, CA 90074-0126	Subconsultant	Closing
1303	1018020.01	Mueller Associates, Inc.	\$2,976.92	1306 CONCORSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
1304	1018020.01	Counsilman/Hunsaker & Associates, Inc.	\$600.00	10733 SUNSET OFFICE DRIVE 4TH FLOOR ST. LOUIS, MO 63127	Subconsultant	Closing
1305	1018027.01	Site Resources, Inc.	\$0.00	PO BOX 249 PHOENIX, MD 21131-0249	Subconsultant	Closing
1306	1018027.01	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
1307	1018027.01	Vititech Electromagnetics, LLC.	\$0.00	115 JULIAD COURT SUITE 105 FREDERICKSBURG, VA 22406	Subconsultant	Closing
1308	1018027.01	Colin Gordon & Associates	\$0.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
1309	1018020.01	Theatre Projects Consultants	\$635.00	47 WATER STREET SOUTH NORWALK, CT 06854	Subconsultant	Closing
1310	1018037.01	Walters-Stork Design Group	\$0.00	262 MARTIN AVENUE HIGHLAND, NY 12528	Subconsultant	Closing
1311	1018037.01	B. Thayer Associates	\$0.00	99 SUNNYSIDE BLVD. SUITE 100 WOODBURY, NY 11797	Subconsultant	Closing
1312	1018037.01	Trophy Point, LLC	\$0.00	4588 SOUTH PARK AVENUE BLASDELL, NY 14219	Subconsultant	Closing
1313	1018037.01	Ryan-Biggs Clark Davis Engineering & Surveying, D.P.C.	\$0.00	257 USHERS ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1314	1018037.01	Setty & Associates	\$0.00	3040 WILLIAMS DRIVE SUITE 600 FAIRFAX, VA 22031-4618	Subconsultant	Closing
1315	1018037.01	D2D Green Design	\$0.00	10 HALLENBECK HILL EAST GREENBUSH, NY 12061	Subconsultant	Closing
1316	1018037.01	Susan B. McClymonds, AIA, CSI, CCS	\$0.00	200 ROBB ROAD AMSTERDAM, NY 12010	Subconsultant	Closing
1317	1018043.01	Trophy Point, LLC	\$0.00	4588 SOUTH PARK AVENUE BLASDELL, NY 14219	Subconsultant	Closing
1318	1018043.01	Ryan-Biggs Clark Davis Engineering & Surveying, D.P.C.	\$0.00	257 USHERS ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1319	1018043.01	Watts Architecture & Engineering	\$0.00	DBA WATTS ARCHITECTS & ENGINEERS 95 PERRY STREET SUITE 300 BUFFALO, NY 14203	Subconsultant	Closing
1320	1018043.01	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1321	1018043.01	Eagle Hawk One, Inc.	\$0.00	3819 SOUTH PARK AVENUE BUFFALO, NY 14219	Subconsultant	Closing
1322	1018043.02	Ryan-Biggs Clark Davis Engineering & Surveying, D.P.C.	\$0.00	257 USHERS ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1323	1018043.02	Watts Architecture & Engineering	\$0.00	DBA WATTS ARCHITECTS & ENGINEERS 95 PERRY STREET SUITE 300 BUFFALO, NY 14203	Subconsultant	Closing
1324	1018029.01	Vanderweil Engineers, LLP	\$7,500.00	274 SUMMER STREET BOSTON, MA 02210	Subconsultant	Closing
1325	1018053.02	United Spinal Association	\$0.00	ACCESSIBILITY SERVICES ATTN: KLEO J. KING 120-34 QUEENS BLVD. SUITE 320 KEW GARDENS, NY 11415	Subconsultant	Closing
1326	1018053.02	D2D Green Design	\$0.00	10 HALLENBECK HILL EAST GREENBUSH, NY 12061	Subconsultant	Closing
1327	1018053.02	M.J. Engineering & Land Surveying, P.C.	\$0.00	1533 CRESCENT ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1328	1018053.02	Ryan-Biggs Clark Davis Engineering & Surveying, D.P.C.	\$0.00	257 USHERS ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1329	1018053.02	Watts Architecture & Engineering	\$0.00	DBA WATTS ARCHITECTS & ENGINEERS 95 PERRY STREET SUITE 300 BUFFALO, NY 14203	Subconsultant	Closing
1330	1018053.02	M.J. Engineering & Land Surveying, P.C.	\$0.00	1533 CRESCENT ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1331	1018053.02	Watts Architecture & Engineering	\$0.00	DBA WATTS ARCHITECTS & ENGINEERS 95 PERRY STREET SUITE 300 BUFFALO, NY 14203	Subconsultant	Closing
1332	1018053.02	PathFinder Engineers & Architects LLP	\$0.00	134 SOUTH FITZLUUGH ST. ROCHESTER, NY 14608-2268	Subconsultant	Closing
1333	1018045.02	Bluepost	\$3,600.00	926-11, HWAGOK 1-DOONG GANGSEO-GU SEOUL KOREA	Subconsultant	Closing
1334	1019004.01	Gordon	\$0.00	4501 DALY DRIVE CHANTILLY, VA 20151	Subconsultant	Closing
1335	1019004.01	Jones Lang LaSalle Americas, Inc.	\$0.00	BMO HARRIS BANK N.A. 95661 TREASURY CENTER DR. CHICAGO, IL 60694-5661	Subconsultant	Closing
1336	1019004.01	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1337	1019004.01	The Sextant Group, Inc.	\$44,640.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1338	1019004.01	Rhodeside & Harwell, Inc.	\$11,160.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1339	1019004.01	MCLA Inc.	\$0.00	1000 POTOMAC STREET, NW SUITE 121 WASHINGTON, DC 20007	Subconsultant	Closing
1340	1019004.01	Mueller Associates, Inc.	\$0.00	1306 CONOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
1341	1019004.01	Cagley & Associates	\$16,350.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1342	1019011.01	Cumming, LLC	\$0.00	27201 Puerta Real, Suite 370, Mission Viejo, CA 92691	Subconsultant	Closing
1343	1019004.01	Susan B. McClymonds, AIA, CSI, CCS	\$19,625.00	200 ROBB ROAD AMSTERDAM, NY 12010	Subconsultant	Closing
1344	1019036.01	The Sextant Group, Inc.	\$27,870.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1345	1019036.01	Cumming Construction Management Inc.	\$23,500.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1346	1019036.01	Hastings Consulting	\$0.00	142 HANLON ROAD HOLLISTON, MA 01746	Subconsultant	Closing
1347	1019036.01	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1348	1019036.01	Rowan Williams Davies & Irwin Inc.	\$0.00	600 SOUTHGATE DRIVE GUELPH, ON ON N1G 4P6	Subconsultant	Closing
1349	1019041.01	RK&K	\$0.00	700 EAST PRATT STREET SUITE 500 BALTIMORE, MD 21202	Subconsultant	Closing
1350	1019041.01	Toscano Clements Taylor LLC	\$0.00	1090 VERMONT AVENUE NW SUITE 230 WASHINGTON, DC 20005	Subconsultant	Closing
1351	1019036.01	Reuther & Bowen, P.C.	\$25,110.00	326 WARD STREET DUNMORE, PA 18512-2424	Subconsultant	Closing
1352	1019041.01	Cagley & Associates	\$800.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1353	1019041.01	Colin Gordon & Associates	\$0.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
1354	1019041.01	Field Management Services Corp.	\$0.00	123 NORTH LAUREL AVENUE LOS ANGELES, CA 90048	Subconsultant	Closing
1355	1019041.01	Convergent Technologies Design Group	\$0.00	6501 YORK ROAD BALTIMORE, MD 21212-2115	Subconsultant	Closing
1356	1019058.02	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1357	1019058.03	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1358	1019058.03	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1359	1019058.03	Hastings Consulting	\$0.00	142 HANLON ROAD HOLLISTON, MA 01746	Subconsultant	Closing
1360	1019041.01	Burdette, Koehler, Murphy & Associates Inc.	\$7,277.20	6300 BLAIR HILL LANE SUITE 400 BALTIMORE, MD 21209	Subconsultant	Closing
1361	1019066.01	Convergent Technologies Design Group	\$0.00	6501 YORK ROAD BALTIMORE, MD 21212-2115	Subconsultant	Closing
1362	1019066.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1363	1019058.04	Simpson Gumpertz & Heger, Inc. (SGH)	\$12,000.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1364	1019066.01	Colbert Matz Rosenfelt, Inc.	\$0.00	2835 SMITH AVENUE SUITE G BALTIMORE, MD 21209	Subconsultant	Closing
1365	1019066.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1366	1019072.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1367	1019072.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1368	1019072.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1369	1019072.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1370	1019072.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1371	1019087.01	NetPlanners Systems, Inc	\$0.00	3145 NORTHWOODS PARKWAY SUITE 800 NORCROSS, GA 30071	Subconsultant	Closing
1372	1019087.01	Newcomb & Boyd	\$0.00	PO BOX 537044 DEPT # 999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
1373	1019088.01	Dunbar Milby Williams Pittman & Vaughan	\$0.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
1374	1019088.02	Dunbar Milby Williams Pittman & Vaughan	\$0.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
1375	1019094.01	Hershberg & Hershberg	\$0.00	18 LOCUST STREET ALBANY, NY 12203	Subconsultant	Closing
1376	1019094.01	The LA Group, Landscape Architecture and Engineering, PC	\$0.00	40 LONG ALLEY SARATOGA SPRINGS, NY 12866	Subconsultant	Closing
1377	1019066.01	Cagley & Associates	\$5,062.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1378	1020012.01	Miller, Beam & Paganelli, Inc.	\$16,920.00	12040 SOUTH LAKES DRIVE SUITE 104 RESTON, VA 20191	Subconsultant	Closing
1379	1020012.01	Michael Vergason Landscape Architects, Ltd.	\$23,400.00	1102 KING STREET 2ND FLOOR ALEXANDRIA, VA 22314	Subconsultant	Closing
1380	1020012.01	Cagley & Associates	\$11,250.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1381	1020012.01	Mueller Associates, Inc.	\$320,623.50	1306 CONCOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
1382	1020012.01	Lerch Bates, Inc.	\$3,400.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1383	1020012.01	Rowan Williams Davies & Irwin Inc.	\$0.00	600 SOUTHGATE DRIVE GUELPH, ON ON N1G 4P6	Subconsultant	Closing
1384	1020012.01	Quentin Thomas Associates, Inc.	\$3,583.00	TWO HILLCREST AVENUE DOUGLSTON, NY 11363	Subconsultant	Closing
1385	1020012.01	HWA Parking, LLC	\$0.00	P.O. BOX 4897 HOUSTON, TX 77210-4897	Subconsultant	Closing
1386	1020035.01	Trophy Point, LLC	\$0.00	4588 SOUTH PARK AVENUE BLASDELL, NY 14219	Subconsultant	Closing
1387	1020012.01	Lerch Bates, Inc.	\$600.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1388	1020035.01	C&S Engineers, Inc.	\$0.00	P.O. BOX 64366 BALTIMORE, MD 21264-4366	Subconsultant	Closing
1389	1020036.01	Becker & Frondorf	\$0.00	1500 WALNUT STREET SUITE 1910 PHILADELPHIA, PA 19102	Subconsultant	Closing
1390	1020036.01	Keast & Hood Co.	\$0.00	1635 MARKET STREET SUITE 1705 PHILADELPHIA, PA 19103	Subconsultant	Closing
1391	1020036.01	Vanderweil Engineers, LLP	\$0.00	274 SUMMER STREET BOSTON, MA 02210	Subconsultant	Closing
1392	1020036.01	Vitatech Electromagnetics, LLC.	\$0.00	115 JULIAD COURT SUITE 105 FREDERICKSBURG, VA 22406	Subconsultant	Closing
1393	1020035.01	Hamlin Design Group	\$11,424.44	915 BROADWAY, SUITE 101A ALBANY, NY 12207	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1394	1020069.01	Telosity, LLC	\$2,934.60	146 PAYNE STREET DALLAS, TX 75107	Subconsultant	Closing
1395	1020069.01	Garthoff Design, LLC	\$0.00	5646 MILTON STREET SUITE 606 DALLAS, TX 75206	Subconsultant	Closing
1396	1020069.01	ASA Dally	\$16,893.24	9800 RICHMOND AVENUE SUITE 460 HOUSTON, TX 77042	Subconsultant	Closing
1397	1020069.01	ASA Dally	\$33,786.48	9800 RICHMOND AVENUE SUITE 460 HOUSTON, TX 77042	Subconsultant	Closing
1398	1020069.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
1399	1020073.01	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing
1400	1020073.01	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1401	1020087.01	Palacio Collaborative	\$0.00	400 GALLERIA PARKWAY SE, SUITE 1500 ATLANTA, GA 30339	Subconsultant	Closing
1402	1020069.01	Telosity, LLC	\$10,135.95	146 PAYNE STREET DALLAS, TX 75107	Subconsultant	Closing
1403	1020087.01	NBP Engineers, Inc.	\$0.00	316 CORPORATE PARKWAY MACON, GA 31221	Subconsultant	Closing
1404	1020088.01	EMC Engineering Services, Inc	\$0.00	10 CHATHAM CENTER SOUTH, SUITE 100 SAVANNAH, GA 31405	Subconsultant	Closing
1405	1020087.01	Palmer Engineering Co	\$562.50	3585 HABERSHAM AT NORTHLAKE BUILDING N TUCKER, GA 30084	Subconsultant	Closing
1406	1020102.01	KSI Structural Engineers	\$0.00	1455 LINCOLN PARKWAY EAST SUITE 260 ATLANTA, GA 30346	Subconsultant	Closing
1407	1020102.01	Newcomb & Boyd	\$0.00	PO BOX 537044 DEPT # 999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
1408	1020105.01	PM&C	\$0.00	20 DOWNER AVENUE, SUITE 5 HINGHAM, MA 02043	Subconsultant	Closing
1409	1020088.01	Williamson & Associates, Inc.	\$450.00	6100 LAKE FOREST DRIVE SUITE 375 ATLANTA, GA 30328	Subconsultant	Closing
1410	1020088.01	Stability Engineering	\$1,000.00	1376 CHURCH STREET, SUITE 200 DECATUR, GA 30030	Subconsultant	Closing
1411	1020105.01	Howe Engineers	\$0.00	101 LONGWATER CIRCLE CIRCLE 203 NORWELL, MA 02061	Subconsultant	Closing
1412	1021003.01	DFW Consulting Group, Inc	\$0.00	1616 CORPORATE CT., SUITE 100 IRING, TX 75038	Subconsultant	Closing
1413	1021017.01	Jones Lang LaSalle Americas, Inc.	\$0.00	BMO HARRIS BANK N.A. 95661 TREASURY CENTER DR. CHICAGO, IL 60694-5661	Subconsultant	Closing
1414	1021025.01	Lim Consultants, Inc.	\$0.00	90 Hamilton Street, Cambridge, MA 02139	Subconsultant	Closing
1415	1021025.01	Hastings Consulting	\$0.00	142 HANLON ROAD HOLLISTON, MA 01746	Subconsultant	Closing
1416	1020105.01	Colburn & Guyette Consulting Partners	\$8,980.00	D/B/A GOLBURN GUYETTE FOODSERVICE DESIGN 100 LEDGEWOOD PLACE, SUITE 104 ROCKLAND, MA 02370	Subconsultant	Closing
1417	1020105.01	Simpson Gumpertz & Heger, Inc. (SGH)	\$32,020.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1418	1021028.02	Code Red Consultants LLC	\$0.00	154 TURNPIKE ROAD SUITE 200 SOUTHBOROUGH, MA 01772	Subconsultant	Closing
1419	1021031.01	Kimley-Horn & Associates	\$0.00	P.O. BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1420	1021031.01	Jones Lang LaSalle Americas, Inc.	\$0.00	BMO HARRIS BANK N.A. 95661 TREASURY CENTER DR. CHICAGO, IL 60694-5661	Subconsultant	Closing
1421	1021031.01	Kimley-Horn & Associates	\$0.00	P.O. BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing
1422	1021031.01	Cagley & Associates	\$0.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1423	1021025.01	KMA, LLC	\$5,092.50	1 BRIDGE STREET, SUITE A102 NEWTON, MA 02458	Subconsultant	Closing
1424	1021032.01	Palacio Collaborative	\$0.00	400 GALLERIA PARKWAY SE, SUITE 1500 ATLANTA, GA 30339	Subconsultant	Closing
1425	1021028.02	Bohler Engineering MA, LLC	\$8,723.77	30 INDEPENDENCE BLVD, SUITE 200 WARREN, NJ 07059	Subconsultant	Closing
1426	1021032.01	NBP Engineers, Inc.	\$0.00	316 CORPORATE PARKWAY MACON, GA 31221	Subconsultant	Closing
1427	1021032.01	Koons Environmental Design, Inc.	\$0.00	675 PULASKI STREET, SUITE 2000 ATHENS, GA 30601	Subconsultant	Closing
1428	1021032.01	NBP Engineers, Inc.	\$0.00	316 CORPORATE PARKWAY MACON, GA 31221	Subconsultant	Closing
1429	1021035.01	Newcomb & Boyd	\$0.00	PO BOX 537044 DEPT #999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
1430	1021032.01	Koons Environmental Design, Inc.	\$850.00	675 PULASKI STREET, SUITE 2000 ATHENS, GA 30601	Subconsultant	Closing
1431	1021032.01	Saussy Engineering	\$250.00	P.O. BOX 30597 SAVANNAH, GA 31410	Subconsultant	Closing
1432	1021040.01	Cagley & Associates	\$374.75	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1433	1021040.01	Burdette, Koehler, Murphy & Associates Inc.	\$3,310.00	6300 BLAIR HILL LANE SUITE 400 BALTIMORE, MD 21209	Subconsultant	Closing
1434	1021061.01	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
1435	1021057.01	The Sextant Group, Inc.	\$5,200.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1436	1021057.01	Cumming Construction Management Inc.	\$8,000.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1437	1021061.01	Terracon Consultants, Inc	\$0.00	P.O. BOX 959673 ST. LOUIS, MO 63195-9673	Subconsultant	Closing
1438	1021057.01	Reuther & Bowen, P.C.	\$7,200.00	326 WARD STREET DUNMORE, PA 18512-2424	Subconsultant	Closing
1439	1021061.01	4b Technology Group LLC	\$15,000.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
1440	1021061.01	Martinez Moore Engineers, LLC	\$20,200.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1441	1021061.01	Worrell Design Group, Inc.	\$13,500.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1442	1021061.01	Clark Condon	\$7,500.00	10401 STELLA LINK ROAD HOUSTON, TX 77025	Subconsultant	Closing
1443	1021061.01	Martinez Moore Engineers, LLC	\$37,100.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1444	1021069.01	NV5 Engineers and Consultants, Inc.	\$0.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1445	1021061.01	Gonzalez Shah Smith, Inc.	\$60,000.00	2825 Wilcrest Drive, Ste 375, Houston, TX 77042	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1446	1021069.01	Cumming, LLC	\$0.00	27201 Puerta Real, Suite 370, Mission Viejo, CA 92691	Subconsultant	Closing
1447	1021065.02	Bard, Rao & Athanas Consulting Engineers, LLC	\$6,500.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1448	1021066.02	Bard, Rao & Athanas Consulting Engineers, LLC	\$5,000.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1449	1021070.01	Site Resources, Inc.	\$0.00	PO BOX 249 PHOENIX, MD 21131-0249	Subconsultant	Closing
1450	1021070.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1451	1021070.01	Cagley & Associates	\$0.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1452	1021070.01	Mueller Associates, Inc.	\$0.00	1306 CONOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
1453	1021070.01	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1454	1021069.01	The John R. McAdams Company, Inc.	\$1,700.00	PO BOX 14005 RESEARCH TRIANGLE PARK, NC 27709	Subconsultant	Closing
1455	1021071.01	4b Technology Group LLC	\$0.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
1456	1021071.01	Gessner Engineering, LLC	\$0.00	401 W. 26TH ST. BRYAN, TX 77803	Subconsultant	Closing
1457	1021071.01	Coleman & Associates	\$0.00	9890 SILVER MOUNTAIN DRIVE AUSTIN, TX 78737	Subconsultant	Closing
1458	1021071.01	Gessner Engineering, LLC	\$0.00	401 W. 26TH ST. BRYAN, TX 77803	Subconsultant	Closing
1459	1021071.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
1460	1021071.01	Gessner Engineering, LLC	\$0.00	401 W. 26TH ST. BRYAN, TX 77803	Subconsultant	Closing
1461	1021071.01	Gessner Engineering, LLC	\$0.00	401 W. 26TH ST. BRYAN, TX 77803	Subconsultant	Closing
1462	1021071.01	Vermeulens Inc.	\$0.00	470 ATLANTIC AVENUE 4TH FLOOR BOSTON, MA 02210	Subconsultant	Closing
1463	1021071.01	ACI	\$0.00	1225 N. LOOP W. SUITE 935 HOUSTON, TX 77008	Subconsultant	Closing
1464	1021071.01	Zero/Six Consulting, LLC	\$0.00	1027 TREMONT STREET GALVESTON, TX 77550	Subconsultant	Closing
1465	1021075.01	Trophy Point, LLC	\$0.00	4588 SOUTH PARK AVENUE BLASDELL, NY 14219	Subconsultant	Closing
1466	1021076.01	Waterfield Design Group, Inc.	\$0.00	50 CROSS STREET WINCHESTER, MA 01890	Subconsultant	Closing
1467	1021076.01	McPhail Associates LLC	\$0.00	2269 MASSACHUSETTS AVENUE CAMBRIDGE, MA 02140	Subconsultant	Closing
1468	1021076.01	United Spinal Association	\$0.00	ACCESSIBILITY SERVICES ATTN: KLEO J. KING 120-34 QUEENS BLVD. SUITE 320 KEW GARDENS, NY 11415	Subconsultant	Closing
1469	1021077.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1470	1021084.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1471	1021084.01	MEPECE, Inc.	\$0.00	WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038 2928 STORY ROAD	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1472	1021084.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1473	1021085.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1474	1021085.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1475	1021085.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1476	1021086.01	The John R. McAdams Company, Inc.	\$0.00	PO BOX 14005 RESEARCH TRIANGLE PARK, NC 27709	Subconsultant	Closing
1477	1021069.01	Surface 678, PA	\$3,172.25	215 MORRIS STREET SUITE 150 DURHAM, NC 27701	Subconsultant	Closing
1478	1021086.01	Newcomb & Boyd	\$0.00	PO BOX 537044 DEPT # 999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
1479	1021088.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1480	1021088.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1481	1021088.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1482	1021097.01	Bard, Rao & Athanas Consulting Engineers, LLC	\$0.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1483	1022005.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1484	1022005.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1485	1022005.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1486	1022009.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1487	1022009.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1488	1022009.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1489	1022009.01	MEPCE, Inc.	\$0.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1490	1022011.01	NV5 Engineers and Consultants, Inc.	\$0.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1491	1022011.01	Capital Project Management, Inc.	\$0.00	1777 Sentry Parkway West, 1777 Sentry Parkway West, Blue Bell, PA 19422	Subconsultant	Closing
1492	1022011.01	KPFF, Inc.	\$0.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100	Subconsultant	Closing
1493	1022011.01	Jensen Hughes, Inc.	\$0.00	LOS ANGELES, CA 90017 P.O. BOX 7410242	Subconsultant	Closing
1494	1022011.01	Glumac	\$0.00	CHICAGO, IL 60674-0242 P.O. BOX 398460	Subconsultant	Closing
1495	1022015.01	Convergent Technologies Design Group	\$0.00	SAN FRANCISCO, CA 94139-8460 6501 YORK ROAD	Subconsultant	Closing
1496	1022015.01	RK&K	\$0.00	BALTIMORE, MD 21212-2115 700 EAST PRATT STREET SUITE 500 BALTIMORE, MD 21202	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1497	1022015.01	Forella Group LLC	\$0.00	5180 PARKSTONE DRIVE SUITE 250 CHANTILLY, VA 20151	Subconsultant	Closing
1498	1022015.01	Cagley & Associates	\$0.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1499	1022015.01	Setty & Associates	\$0.00	3040 WILLIAMS DRIVE SUITE 600 FAIRFAX, VA 22031-4618	Subconsultant	Closing
1500	1022015.01	Setty & Associates	\$0.00	3040 WILLIAMS DRIVE SUITE 600 FAIRFAX, VA 22031-4618	Subconsultant	Closing
1501	1022023.01	Convergent Technologies Design Group	\$0.00	6501 YORK ROAD BALTIMORE, MD 21212-2115	Subconsultant	Closing
1502	1022023.01	RK&K	\$0.00	700 EAST PRATT STREET SUITE 500 BALTIMORE, MD 21202	Subconsultant	Closing
1503	1022023.01	Forella Group LLC	\$0.00	5180 PARKSTONE DRIVE SUITE 250 CHANTILLY, VA 20151	Subconsultant	Closing
1504	1022023.01	Cagley & Associates	\$0.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
1505	1022023.01	Setty & Associates	\$0.00	3040 WILLIAMS DRIVE SUITE 600 FAIRFAX, VA 22031-4618	Subconsultant	Closing
1506	1022051.01	Newcomb & Boyd	\$0.00	PO BOX 537044 DEPT #999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
1507	1021069.01	RMF Engineering, Inc.	\$15,800.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1508	2007806.18	M.J. Engineering & Land Surveying, P.C.	\$0.00	1533 CRESCENT ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1509	1021070.01	Mahan Rykiel Associates, Inc.	\$5,975.31	3300 CLIPPER MILL ROAD SUITE 200 BALTIMORE, MD 21211	Subconsultant	Closing
1510	1021086.01	Lynch Mykins Structural Engineers, P.C.	\$4,150.00	PO BOX 746365 ATLANTA, GA 30374-6365	Subconsultant	Closing
1511	2007806.18	Cumming Construction Management Inc.	\$1,200.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1512	2010042.01	Acentech Incorporated	\$0.00	33 MOULTON STREET CAMBRIDGE, MA 02138	Subconsultant	Closing
1513	2010042.01	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1514	2010042.01	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1515	2010042.01	Bundy FS Associates	\$0.00	718 Griffen Ave, #192, Enumclaw, WA 98022	Subconsultant	Closing
1516	2009055.17	AST Cowen Design Group, LLC	\$4,816.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1517	2009055.17	Morris Wade Associates, Inc.	\$7,711.25	2206 LAVENDER WAY YORKVILLE, IL 60560	Subconsultant	Closing
1518	2010042.01	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1519	2010042.01	Maddox Engineering	\$0.00	PO BOX 26266 GREENVILLE, SC 29616	Subconsultant	Closing
1520	2010042.01	Weidlinger Associates, Inc.	\$0.00	c/o Thornton Tomasetti, PO Box 781187, Philadelphia PA 19178	Subconsultant	Closing
1521	2010042.01	CHA	\$0.00	3 WINNERS CIRCLE ALBANY, NY 12205	Subconsultant	Closing
1522	2010042.01	Lochsa Engineering of Idaho	\$0.00	201 N. Maple Grove, Suite 100, Boise ID 83704	Subconsultant	Closing
1523	2011043.04	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1524	2011043.04	IBI Group	\$0.00	21 CUSTOM HOUSE STREET BOSTON, MA 02110	Subconsultant	Closing
1525	2011043.04	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1526	2011043.04	Raumwandler.de	\$0.00	Hirtenstraße 18, 10178 Berlin, Germany	Subconsultant	Closing
1527	2011043.04	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1528	2011043.04	Hartmut Kurz	\$0.00	Oberfeldstraße 196, 12683 Berlin, Germany	Subconsultant	Closing
1529	2009055.17	Woods-Peacock Engineering Consultants, Inc.	\$22,305.80	5285 SHAWNEE ROAD, # 100 ALEXANDRIA, VA 22312-2334	Subconsultant	Closing
1530	2011602.02	CHA	\$0.00	3 WINNERS CIRCLE ALBANY, NY 12205	Subconsultant	Closing
1531	2010042.01	Carol R. Johnson Associates Inc. (USE IBI #33649)	\$976.73	21 CUSTOM HOUSE STREET 3RD FLOOR BOSTON, MA 02110	Subconsultant	Closing
1532	2012007.03	Maddox Engineering	\$0.00	PO BOX 26266 GREENVILLE, SC 29616	Subconsultant	Closing
1533	2010042.01	Elliott-LeBoeuf & McElwain	\$21,685.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1534	2013008.02	Acentech Incorporated	\$0.00	33 MOULTON STREET CAMBRIDGE, MA 02138	Subconsultant	Closing
1535	2013008.02	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1536	2013008.02	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1537	2013008.02	Paladino & Company, Inc.	\$0.00	1932 1ST AVENUE SUITE 200 SEATTLE, WA 98101	Subconsultant	Closing
1538	2013008.02	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1539	2013008.02	Horton Lees Brogden Lighting Design Inc.	\$0.00	38 EAST 32ND STREET 11TH FLOOR NEW YORK, NY 10016	Subconsultant	Closing
1540	2013008.02	Hankins & Anderson	\$0.00	4880 Sadler Road, Glen Allen, VA 23060	Subconsultant	Closing
1541	2013008.02	Bergmann Associates	\$0.00	280 EAST BROAD STREET SUITE 200 ROCHESTER, NY 14604	Subconsultant	Closing
1542	2013008.02	CMS Fountain Consultants	\$0.00	1100 Water Street, 2C, Santa Cruz, CA 95062	Subconsultant	Closing
1543	2011602.02	Cumming Construction Management Inc.	\$4,500.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1544	2012007.03	Woods-Peacock Engineering Consultants, Inc.	\$7,039.60	5285 SHAWNEE ROAD, # 100 ALEXANDRIA, VA 22312-2334	Subconsultant	Closing
1545	2013008.03	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1546	2013008.03	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
1547	2012007.03	Braverman Engineers	\$671.83	P.O. B 23865 91237 JERUSALEM	Subconsultant	Closing
1548	2013008.03	Acentech Incorporated	\$3,867.48	33 MOULTON STREET CAMBRIDGE, MA 02138	Subconsultant	Closing
1549	2013008.03	CHA	\$0.00	3 WINNERS CIRCLE ALBANY, NY 12205	Subconsultant	Closing
1550	2013008.03	AST Cowen Design Group, LLC	\$34,815.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1551	2013008.03	IBI Group	\$57,097.00	21 CUSTOM HOUSE STREET BOSTON, MA 02110	Subconsultant	Closing
1552	2013008.03	Paladino & Company, Inc.	\$0.00	1932 1ST AVENUE SUITE 200 SEATTLE, WA 98101	Subconsultant	Closing
1553	2013008.03	Structurflex	\$0.00	414 OAK STREET SUITE 101 KANSAS CITY, MO 64106	Subconsultant	Closing
1554	2013008.03	Elliott-LeBoeuf & McElwain	\$30,069.60	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1555	2013008.05	Mason & Hanger	\$0.00	PO BOX 654068 DALLAS, TX 75265-4068	Subconsultant	Closing
1556	2013008.06	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1557	2013008.06	IBI Group	\$0.00	21 CUSTOM HOUSE STREET BOSTON, MA 02110	Subconsultant	Closing
1558	2013008.06	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1559	2013008.06	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1560	2013008.06	Wiley Wilson	\$0.00	127 NATIONWIDE DRIVE LYNCHBURG, VA 24502-4272	Subconsultant	Closing
1561	2013064.06	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1562	2013064.06	Carol R. Johnson Associates Inc. (USE IBI #333649)	\$0.00	21 CUSTOM HOUSE STREET 3RD FLOOR BOSTON, MA 02110	Subconsultant	Closing
1563	2013064.06	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1564	2013064.06	ABM architekti s.r.o.	\$0.00	Masarykovo nábřeží 239/22 Praha 1 - Nové Město, 110 00 Czech Republic	Subconsultant	Closing
1565	2016014.03	Sanborn Head & Associates, Inc	\$0.00	20 FOUNDRY STREET CONCORD, NH 03301	Subconsultant	Closing
1566	2016029.01	Compass Technologies, Inc.	\$0.00	1 BRIARPARK DRIVE GREER, SC 29651	Subconsultant	Closing
1567	2016029.01	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1568	2016040.02	Seal Engineering, Inc.	\$0.00	3323 DUKE STREET ALEXANDRIA, VA 22314	Subconsultant	Closing
1569	2016040.02	Beckett & Raeder	\$0.00	535 W. WILLIAM STREET SUITE 101 ANN ARBOR, MI 48103	Subconsultant	Closing
1570	2016040.02	SME	\$0.00	PO Box 673166, Detroit, MI 48267	Subconsultant	Closing
1571	2016040.02	Robert Darvas Associates	\$0.00	440 SOUTH MAIN STREET ANN ARBOR, MI 48104	Subconsultant	Closing
1572	2016040.02	Watson & Henry Associates	\$0.00	PO Box 222, Greenwich, NJ 08323	Subconsultant	Closing
1573	2016040.02	Strategic Energy Solutions	\$0.00	4000 West Eleven Mile Road, Berkley, MI 48072	Subconsultant	Closing
1574	2016040.02	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1575	2016040.02	Gary Steffy Lighting Design, Inc.	\$0.00	2900 SOUTH STATE STREET SUITE 12 ANN ARBOR, MI 48104	Subconsultant	Closing
1576	2013008.03	Horton Lees Brogden Lighting Design Inc.	\$1,601.60	38 EAST 32ND STREET 11TH FLOOR NEW YORK, NY 10016	Subconsultant	Closing
1577	2016040.02	Wendy Jessup and Associates	\$0.00	4620 Lee Highway, Suite 206, Arlington VA 22207	Subconsultant	Closing
1578	2013008.03	Mason & Hanger	\$27,478.25	PO BOX 654068 DALLAS, TX 75265-4068	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1579	2016092.01	C. T. Male Associates	\$0.00	50 CENTURY HILL DRIVE LATHAM, NY 12110	Subconsultant	Closing
1580	2016092.01	Talevi and Haesche, LLC.	\$0.00	21 OLD WARREN ROAD WEST BROOKFIELD, MA 01585	Subconsultant	Closing
1581	2016092.01	Wagner Hodgson	\$0.00	7 MARBLE AVENUE BURLINGTON, VT 05401	Subconsultant	Closing
1582	2013008.03	Thornton Tomasetti	\$7,637.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1583	2016040.02	Loring Consulting Engineers	\$17,635.00	PO BOX 30515 NEW YORK, NY 10087-0515	Subconsultant	Closing
1584	2016092.01	Compass Technologies, Inc.	\$0.00	1 BRIARPARK DRIVE GREER, SC 29651	Subconsultant	Closing
1585	2016092.01	Wiley Wilson	\$0.00	127 NATIONWIDE DRIVE LYNCHBURG, VA 24502-4272	Subconsultant	Closing
1586	2016092.01	Lakhani & Jordan Engineers, P.C.	\$0.00	315 MADISON AVENUE 10TH FLOOR, SUITE 1001 NEW YORK, NY 10017-5405	Subconsultant	Closing
1587	2016064.02	Cumming Construction Management Inc.	\$9,000.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1588	2017027.01	Project Cost Resources, Inc.	\$0.00	24285 KATY FRWY., SUITE 300 KATY, TX 77494	Subconsultant	Closing
1589	2017027.01	Worrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1590	2016092.01	KCB Architecture, PC	\$3,259.95	62 WEBSTER STREET 2ND FLOOR NORTH TONAWANDA, NY 14120	Subconsultant	Closing
1591	2016092.01	Lakhani & Jordan Engineers, P.C.	\$27,571.83	315 MADISON AVENUE 10TH FLOOR, SUITE 1001 NEW YORK, NY 10017-5405	Subconsultant	Closing
1592	2017027.01	Addleman Engineering PLLC	\$0.00	7602 OAK FERN HOUSTON, TX 77040	Subconsultant	Closing
1593	2017027.01	McMac Cx	\$30,303.00	712 E 20TH ST. HOUSTON, TX 77008	Subconsultant	Closing
1594	2017027.01	Counsilman/Hunsaker & Associates, Inc.	\$0.00	10733 SUNSET OFFICE DRIVE 4TH FLOOR ST. LOUIS, MO 63127	Subconsultant	Closing
1595	2017027.01	Pierpont Communications	\$0.00	1233 WEST LOOP SOUTH, SUITE 1300 HOUSTON, TX 77027	Subconsultant	Closing
1596	2017027.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
1597	2017027.01	4b Technology Group LLC	\$0.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
1598	2017027.01	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
1599	2017027.01	SWA Group	\$21,578.40	PO BOX 5904 SAUSALITO, CA 94966	Subconsultant	Closing
1600	2017027.01	ASA Dally	\$11,421.08	9800 RICHMOND AVENUE SUITE 460 HOUSTON, TX 77042	Subconsultant	Closing
1601	2017027.01	Collaborative Engineering Group, LLC	\$5,032.30	8904 FAIRBANKS N. HOUSTON, SUITE 201 HOUSTON, TX 77064	Subconsultant	Closing
1602	2017040.02	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1603	2017027.01	Action Sports Design, LLC	\$600.00	12400 W HWY 71, SUITE 350-348 AUSTIN, TX 78723	Subconsultant	Closing
1604	2017040.03	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1605	2017040.03	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1606	2017065.01	Miller, Beam & Paganelli, Inc.	\$0.00	12040 SOUTH LAKES DRIVE SUITE 104 RESTON, VA 20191	Subconsultant	Closing
1607	2017065.01	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1608	2017065.01	ECS Mid-Atlantic, LLC	\$0.00	14026 THUNDERBOLT PLACE SUITE 100 CHANTILLY, VA 20151	Subconsultant	Closing
1609	2017065.01	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELEY, VA 23890	Subconsultant	Closing
1610	2017065.01	Eroc LTD	\$0.00	Plot 2754, Tank Hill Road, Muyenga Kampala Uganda	Subconsultant	Closing
1611	2017065.01	Michael Blades & Associates Ltd.	\$0.00	150 TWELVE OAKS LN PONTE VEDRA BEACH, FL 32082	Subconsultant	Closing
1612	2017065.01	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1613	2017065.01	Wiley Wilson	\$0.00	127 NATIONWIDE DRIVE LYNCHBURG, VA 24502-4272	Subconsultant	Closing
1614	2017065.01	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1615	2017067.01	Michael Baker International, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1616	2017027.01	Zero/Six Consulting, LLC	\$29,950.00	1027 TREMONT STREET GALVESTON, TX 77550	Subconsultant	Closing
1617	2017040.02	WSP USA Solutions Inc	\$22,574.21	30 N. LASALLE SUITE 4200 CHICAGO, IL 60602	Subconsultant	Closing
1618	2017109.01	Mason & Hanger	\$0.00	PO BOX 654068 DALLAS, TX 75265-4068	Subconsultant	Closing
1619	2018011.04	WSP USA Building Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1620	2017040.02	Capitol Commissioning, Inc.	\$5,400.00	7616 BELMONT LANDING ROAD LORTON, VA 22079	Subconsultant	Closing
1621	2018011.04	Robert Silman Associates	\$0.00	1053 31ST STREET NW WASHINGTON, DC 20007	Subconsultant	Closing
1622	2018011.04	WSP USA Building Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1623	2018011.04	George Sexton Associates, LLC.	\$0.00	2121 WISCONSIN AVENUE, NW SUITE 220 WASHINGTON, DC 20007-2270	Subconsultant	Closing
1624	2018054.01	Michael Baker International, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1625	2018054.01	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1626	2018054.01	Paladino & Company, Inc.	\$0.00	1932 1ST AVENUE SUITE 200 SEATTLE, WA 98101	Subconsultant	Closing
1627	2018054.01	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1628	2017067.01	Johns and Bhatia Engineering Consultants, Ltd.	\$10,430.42	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1629	2018054.02	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1630	2018054.02	Michael Baker International, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1631	2018054.02	Schnabel Engineering, LLC	\$0.00	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1632	2018054.02	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELEY, VA 23890	Subconsultant	Closing
1633	2017089.01	AST Cowen Design Group, LLC	\$6,325.09	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1634	2018011.04	Rhodeside & Harwell, Inc.	\$610.46	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1635	2018054.02	Archetype Vietnam LTD	\$0.00	9F, CDC BUILDING 25 LE DAI HANH STR. HAI BA TRUNG DIST HANOI VIETNAM	Subconsultant	Closing
1636	2018054.02	Applied Research Associates	\$6,010.83	LOCKBOX SERVICES 913362 P.O. BOX 913362 DENVER, CO 80274	Subconsultant	Closing
1637	2018054.02	Gannett Fleming, Inc.	\$0.00	PO BOX 829160 PHILADELPHIA, PA 19182-9160	Subconsultant	Closing
1638	2018054.02	Patren Consulting Service	\$0.00	25 MERELINE AVENUE ALBANY, NY 12209	Subconsultant	Closing
1639	2018054.02	IBI Group	\$34,843.63	21 CUSTOM HOUSE STREET BOSTON, MA 02110	Subconsultant	Closing
1640	2018054.02	American Manufactured Structures & Services	\$0.00	P.O. BOX 6 HELLERTOWN, PA 18055	Subconsultant	Closing
1641	2018054.02	Applied Technical Services, LLC	\$0.00	1049 TRIAD COURT MARIETTA, GA 30062	Subconsultant	Closing
1642	2018054.02	Neoscape Inc.	\$0.00	23 DRYDOCK AVE. BOSTON, MA 02210	Subconsultant	Closing
1643	2018054.02	Thornton Tomasetti	\$195,523.86	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1644	2018054.02	Glen M. Ross	\$0.00	8506 Driscoll Drive, Bowie, MD 20720	Subconsultant	Closing
1645	2018068.03	Langan Engineering, Inc.	\$0.00	P.O. BOX 536403 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1646	2018054.02	Alpha Corporation	\$36,333.60	21000 ATLANTIC BLVD. SUITE 400 DULLES, VA 20166	Subconsultant	Closing
1647	2018068.03	Robert Silman Associates	\$0.00	1053 31ST STREET NW WASHINGTON, DC 20007	Subconsultant	Closing
1648	2018068.03	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1649	2018068.03	Building Conservation Associates	\$0.00	44 EAST 32ND ST, 12TH FL NEW YORK, NY 10016	Subconsultant	Closing
1650	2018068.03	Atkinson-Noland & Associates Consulting Engineers	\$0.00	2619 SPRUCE STREET BOULDER, CO 80302	Subconsultant	Closing
1651	2018054.02	Fisher, Marantz Stone, Inc.	\$2,265.00	22 WEST 19TH STREET 6TH FLOOR NEW YORK, NY 10011	Subconsultant	Closing
1652	2018112.01	Lahlaf Geotechnical Consulting, Inc.	\$0.00	100 CHELMSFORD ROAD SUITE 2 BILLERICA, MA 01862	Subconsultant	Closing
1653	2019019.03	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1654	2019019.04	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1655	2019019.04	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1656	2019019.04	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1657	2019019.04	JWH Environmental Consulting, LLC	\$0.00	2474 W. PEAKVIEW COURT LITTLETON, CO 80120	Subconsultant	Closing
1658	2018054.02	Paladino & Company, Inc.	\$4,000.00	1932 1ST AVENUE SUITE 200 SEATTLE, WA 98101	Subconsultant	Closing
1659	2019027.01	Johns and Bhatia Engineering Consultants, Ltd.	\$0.00	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1660	2018068.03	Cumming Construction Management Inc.	\$5,807.90	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1661	2019074.01	Saunders & Associates	\$0.00	1910 PACIFIC AVENUE SUITE 14180 DALLAS, TX 75201	Subconsultant	Closing
1662	2018075.03	GPE Facility Consulting LLC	\$21,973.00	2005 STORM DRIVE FALLS CHURCH, VA 22043	Subconsultant	Closing
1663	2019021.01	Johns and Bhatia Engineering Consultants, Ltd.	\$18,232.00	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1664	2019087.01	Carroll Engineering, Inc.	\$0.00	215 SCHILLING CIRCLE SUITE 102 HUNT VALLEY, MD 21031	Subconsultant	Closing
1665	2019087.01	arkaSpecs, Inc	\$0.00	P.O. Box 201, Rock Tavern, NY 12575	Subconsultant	Closing
1666	2019102.01	Marrion Fire & Risk Consulting PE, LLC	\$0.00	CHURCH STREET STATION P.O. BOX 3522 NEW YORK, NY 10008-3522	Subconsultant	Closing
1667	2019112.01	Project Management Services, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1668	2019112.01	Johns and Bhatia Engineering Consultants, Ltd.	\$0.00	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1669	2020016.01	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1670	2020016.01	Kyle Zick Landscape Architecture, Inc.	\$0.00	36 BROMFIELD STREET SUITE 202 BOSTON, MA 02108	Subconsultant	Closing
1671	2020016.01	Proun Design, LLC	\$0.00	28 HANCOCK STREET, SUITE 2 SOMERVILLE, MA 02144	Subconsultant	Closing
1672	2020016.02	Kyle Zick Landscape Architecture, Inc.	\$0.00	36 BROMFIELD STREET SUITE 202 BOSTON, MA 02108	Subconsultant	Closing
1673	2019027.01	Michael Baker International, Inc.	\$16,124.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1674	2020017.01	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1675	2020017.01	Building Conservation Associates	\$0.00	44 EAST 32ND ST, 12TH FL NEW YORK, NY 10016	Subconsultant	Closing
1676	2020023.01	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1677	2019074.01	Rhino Fire Protection Engineering PLLC	\$26,601.44	12359 SUNRISE VALLEY DRIVE, SUITE 350 RESTON, VA 20191	Subconsultant	Closing
1678	2020023.01	Kyle Zick Landscape Architecture, Inc.	\$0.00	36 BROMFIELD STREET SUITE 202 BOSTON, MA 02108	Subconsultant	Closing
1679	2020024.01	WSP USA Building Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
1680	2020024.01	Cumming, LLC	\$0.00	27201 Puerta Real, Suite 370, Mission Viejo, CA 92691	Subconsultant	Closing
1681	2020024.01	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1682	2020024.01	Building Conservation Associates	\$0.00	44 EAST 32ND ST, 12TH FL NEW YORK, NY 10016	Subconsultant	Closing
1683	2019074.01	Phase Shift Consulting, LLC.	\$31,793.58	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1684	2020039.01	Phase Shift Consulting, LLC.	\$0.00	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1685	2020053.01	JDI Facility Services LLC	\$0.00	160 Inez Lane, Stephens City, VA 22655	Subconsultant	Closing
1686	2020053.01	IMEG Corp	\$0.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
1687	2020016.02	Childs Engineering Corporation	\$877.77	34 WILLIAM WAY BELLINGHAM, MA 02019	Subconsultant	Closing
1688	2020023.01	Cumming Construction Management Inc.	\$10,841.70	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
1689	2020038.01	Phase Shift Consulting, LLC.	\$1,125.00	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1690	2020053.01	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1691	2020053.01	Gannett Fleming, Inc.	\$0.00	PO BOX 829160 PHILADELPHIA, PA 19182-9160	Subconsultant	Closing
1692	2020053.01	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1693	2020053.01	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1694	2020053.01	Aquatic Design Group, Inc.	\$0.00	2226 Faraday Avenue, Carlsbad, CA 92008 HILAL MAH. TAGORE CAD. (4 CAD) NO. 34/7 06550 YILDIZ CANKAYA ANKARA	Subconsultant	Closing
1695	2020053.01	Famer Group	\$0.00	NO. 34/7 06550 YILDIZ CANKAYA ANKARA	Subconsultant	Closing
1696	2020053.01	Johns and Bhatia Engineering Consultants, Ltd.	\$0.00	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1697	2020053.01	Aegis Environmental, Inc.	\$0.00	11511 ALLECINGIE PARKWAY RICHMOND, VA 23235	Subconsultant	Closing
1698	2020053.01	AST Cowen Design Group, LLC	\$118,200.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1699	2020053.02	IMEG Corp	\$0.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
1700	2020053.01	Schnabel Engineering, LLC	\$8,820.75	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1701	2020053.01	Culinary Advisors, LLC	\$3,537.50	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
1702	2020053.02	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
1703	2020053.02	Elliott-LeBoeuf & McElwain	\$0.00	8001 FORBES PLACE SUITE 201 SPRINGFIELD, VA 22151	Subconsultant	Closing
1704	2020053.02	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1705	2020093.01	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1706	2020053.01	R. Tech LLC	\$26,400.00	305 Lakeway Drive, Richmond, VA 23229	Subconsultant	Closing
1707	2020053.02	AST Cowen Design Group, LLC	\$920.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1708	2021001.01	Phase Shift Consulting, LLC.	\$0.00	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1709	2020053.02	Schnabel Engineering, LLC	\$1,786.03	PO BOX 7422 MERRIFIELD, VA 22116-7422	Subconsultant	Closing
1710	2020112.01	Axias, Inc.	\$4,970.00	225 REINEKERS LANE SUITE 200 ALEXANDRIA, VA 22314	Subconsultant	Closing
1711	2021001.01	Woods-Peacock Engineering Consultants, Inc.	\$0.00	5285 SHAWNEE ROAD, # 100 ALEXANDRIA, VA 22312-2334	Subconsultant	Closing
1712	2021001.01	Michael Blades & Associates Ltd.	\$0.00	150 TWELVE OAKS LN PONTE VEDRA BEACH, FL 32082	Subconsultant	Closing
1713	2021001.01	Applied Environmental, Inc.	\$0.00	200 FAIRBROOK DRIVE SUITE 201 HERNDON, VA 20170	Subconsultant	Closing
1714	2021001.01	Cerami & Associates, Inc.	\$1,640.48	P.O. BOX 22435 NEW YORK, NY 10087-2435	Subconsultant	Closing
1715	2021001.01	Protection Engineering Consultants LLC	\$0.00	100 CREEK RD, SUITE 102 DRIPPING SPRINGS, TX 78620	Subconsultant	Closing
1716	2021001.01	Sorba Engineering	\$286.25	22365 BRODERICK DRIVE SUITE 265 DULLES, VA 20166	Subconsultant	Closing
1717	2021021.01	Michael Baker International, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1718	2021021.01	HDR Architecture Inc.	\$0.00	P.O. BOX 74008204 CHICAGO, IL 60674-8204	Subconsultant	Closing
1719	2021029.01	Applied Research Associates	\$0.00	LOCKBOX SERVICES 913362 P.O. BOX 913362 DENVER, CO 80274	Subconsultant	Closing
1720	2021029.01	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1721	2021029.01	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1722	2021001.01	Axias, Inc.	\$74,452.72	225 REINEKERS LANE SUITE 200 ALEXANDRIA, VA 22314	Subconsultant	Closing
1723	2021031.01	Michael Baker International, Inc.	\$0.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1724	2021001.01	Alpha Corporation	\$10,780.87	21000 ATLANTIC BLVD. SUITE 400 DULLES, VA 20166	Subconsultant	Closing
1725	2021012.01	Childs Engineering Corporation	\$3,320.00	34 WILLIAM WAY BELLINGHAM, MA 02019	Subconsultant	Closing
1726	2021031.01	Phase Shift Consulting, LLC.	\$26,440.00	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1727	2021031.01	Johns and Bhatia Engineering Consultants, Ltd.	\$21,181.48	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1728	2021036.01	Setty & Associates	\$0.00	3040 WILLIAMS DRIVE SUITE 600 FAIRFAX, VA 22031-4618	Subconsultant	Closing
1729	2021036.01	Rhino Fire Protection Engineering PLLC	\$0.00	12359 SUNRISE VALLEY DRIVE, SUITE 350 RESTON, VA 20191	Subconsultant	Closing
1730	2021036.01	Erschloe Consulting Services, Inc.	\$0.00	7820 Carters Run Drive, Marshall, VA 20115	Subconsultant	Closing
1731	2021036.01	Aerosol Monitoring and Analysis, Inc.	\$0.00	AEROSOL MONITORING AND ANALYSIS, INC. PO BOX 646 HANOVER, MD 21076	Subconsultant	Closing
1732	2021036.01	Sorba Engineering	\$8,675.00	22365 BRODERICK DRIVE SUITE 265 DULLES, VA 20166	Subconsultant	Closing
1733	2021036.01	Hillis Carnes Associates, Inc.	\$14,474.50	14225 SULLYFIELD CIRCLE SUITE F CHANTILLY, VA 20151	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1734	2021036.01	Simpson Gumpertz & Heger, Inc. (SGH)	\$31,460.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1735	2021054.01	AST Cowen Design Group, LLC	\$0.00	3330 WASHINGTON BOULEVARD, SUITE 430 ARLINGTON, VA 22201	Subconsultant	Closing
1736	2021036.01	Actalent, Inc.	\$2,284.20	3689 COLLECTION CENTER DRIVE CHICAGO, IL 60693-0036	Subconsultant	Closing
1737	2021041.01	Michael Baker International, Inc.	\$77,801.00	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1738	2021044.01	Lacey Thaler Reilly Wilson	\$17,790.00	25 MONROE STREET SUITE 202 ALBANY, NY 12210	Subconsultant	Closing
1739	2021066.01	Alpha Corporation	\$0.00	21000 ATLANTIC BLVD. SUITE 400 DULLES, VA 20166	Subconsultant	Closing
1740	2021066.01	Robert Silman Associates	\$0.00	1053 31ST STREET NW WASHINGTON, DC 20007	Subconsultant	Closing
1741	2021066.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1742	2021054.01	Michael Baker International, Inc.	\$16,879.10	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1743	2021070.01	CCS International, Inc.	\$0.00	1815 S. MEYERS ROAD SUITE 1070 OAKBROOK TERRACE, IL 60181-5261	Subconsultant	Closing
1744	2021070.01	Applied Research Associates	\$0.00	LOCKBOX SERVICES 913362 P.O. BOX 913362 DENVER, CO 80274	Subconsultant	Closing
1745	2519031.01	Saunders & Associates	\$0.00	1910 PACIFIC AVENUE SUITE 14180 DALLAS, TX 75201	Subconsultant	Closing
1746	2519031.01	Phase Shift Consulting, LLC.	\$0.00	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
1747	2519031.01	Sorba Engineering	\$0.00	22365 BRODERICK DRIVE SUITE 265 DULLES, VA 20166	Subconsultant	Closing
1748	2519031.01	Wiles Mensch Corporation	\$0.00	11860 SUNRISE VALLEY DRIVE SUITE 200 RESTON, VA 20191	Subconsultant	Closing
1749	2021054.01	Johns and Bhatia Engineering Consultants, Ltd.	\$16,373.82	77 SOUTH WASHINGTON STREET SUITE 208 ROCKVILLE, MD 20850	Subconsultant	Closing
1750	2519031.01	Haley & Aldrich, Inc.	\$0.00	PO BOX 843044 BOSTON, MA 02284-3044	Subconsultant	Closing
1751	2519031.01	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
1752	2519031.01	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
1753	2021060.01	Heller & Metzger, P.C.	\$1,876.00	1899 PENNSYLVANIA AVE NW SUITE 220 WASHINGTON, DC 20006	Subconsultant	Closing
1754	2519031.01	Michael Blades & Associates Ltd.	\$0.00	150 TWELVE OAKS LN PONTE VEDRA BEACH, FL 32082	Subconsultant	Closing
1755	2021067.01	The Clearing	\$17,480.10	1250 CONNECTICUT AVENUE, NW SUITE 625 WASHINGTON, DC 20036	Subconsultant	Closing
1756	2519031.01	Aerosol Monitoring and Analysis, Inc.	\$0.00	AEROSOL MONITORING AND ANALYSIS, INC. PO BOX 646 HANOVER, MD 21076	Subconsultant	Closing
1757	2519031.01	CM Kling + Associates	\$0.00	1020 CAMERON STREET ALEXANDRIA, VA 22314-2427	Subconsultant	Closing
1758	2519031.01	Applied Research Associates	\$0.00	LOCKBOX SERVICES 913362 P.O. BOX 913362 DENVER, CO 80274	Subconsultant	Closing
1759	2519031.01	Axias, Inc.	\$40,717.07	225 REINEKERS LANE SUITE 200 ALEXANDRIA, VA 22314	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1760	2519031.01	Robert Silman Associates	\$21,916.92	1053 31ST STREET NW WASHINGTON, DC 20007	Subconsultant	Closing
1761	2519031.01	Jensen Hughes, Inc.	\$49,544.25	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1762	2519031.01	Gorove-Slade Associates, Inc.	\$0.00	3914 Centreville Rd, Suite 330, Chantilly, VA 20151	Subconsultant	Closing
1763	2519087.02	Axias, Inc.	\$0.00	225 REINEKERS LANE SUITE 200 ALEXANDRIA, VA 22314	Subconsultant	Closing
1764	2519087.02	Carroll Engineering, Inc.	\$0.00	215 SCHILLING CIRCLE SUITE 102 HUNT VALLEY, MD 21031	Subconsultant	Closing
1765	2519087.02	Aerosol Monitoring and Analysis, Inc.	\$0.00	AEROSOL MONITORING AND ANALYSIS, INC. PO BOX 646 HANOVER, MD 21076	Subconsultant	Closing
1766	2519087.02	Building Conservation Associates	\$0.00	44 EAST 32ND ST, 12TH FL NEW YORK, NY 10016	Subconsultant	Closing
1767	2519031.01	Building Conservation Associates	\$9,945.82	44 EAST 32ND ST, 12TH FL NEW YORK, NY 10016	Subconsultant	Closing
1768	2519087.02	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1769	2519031.01	Simpson Gumpertz & Heger, Inc. (SGH)	\$3,911.14	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1770	2519087.02	Page Conservation, Inc.	\$0.00	1300 7th Street NW, Washington, DC 20001	Subconsultant	Closing
1771	3015014.02	Vanasse Hangen Brustlin, Inc.	\$0.00	PO BOX 9151 WATERTOWN, MA 02471	Subconsultant	Closing
1772	3015014.02	CES, Inc.	\$0.00	ONE MERCHANTS PLAZA, SUITE 701 BANGOR, ME 04401-8304	Subconsultant	Closing
1773	3015014.02	Campbell-McCabe Inc.	\$0.00	63 Great Road, Suite 201, Maynard, MA 01754	Subconsultant	Closing
1774	3015014.02	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1775	2519031.01	Loring Consulting Engineers	\$452,791.86	PO BOX 30515 NEW YORK, NY 10087-0515	Subconsultant	Closing
1776	3019013.01	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELEY, VA 23890	Subconsultant	Closing
1777	3019013.01	Ryan-Biggs Clark Davis Engineering & Surveying, D.P.C.	\$0.00	257 USHERS ROAD CLIFTON PARK, NY 12065	Subconsultant	Closing
1778	3019013.01	D2D Green Design	\$0.00	10 HALLENBECK HILL EAST GREENBUSH, NY 12061	Subconsultant	Closing
1779	3020015.02	KPFF, Inc.	\$0.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017	Subconsultant	Closing
1780	3021010.01	Vanasse Hangen Brustlin, Inc.	\$0.00	PO BOX 9151 WATERTOWN, MA 02471	Subconsultant	Closing
1781	3021010.01	Lark Studio	\$0.00	18 PLEASANT STREET BAR HARBOR, ME 04609	Subconsultant	Closing
1782	3021010.01	Thornton Tomasetti	\$0.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
1783	3021016.01	Epsilon Associates, Inc.	\$0.00	3 MILL & MAIN, SUITE 250 MAYNARD, MA 1754	Subconsultant	Closing
1784	2519087.02	Loring Consulting Engineers	\$140,689.80	PO BOX 30515 NEW YORK, NY 10087-0515	Subconsultant	Closing
1785	3021017.01	Johnson, Spellman & Associates	\$0.00	350 RESEARCH COURT, SUITE 130 PEACHTREE CORNERS, GA 30092	Subconsultant	Closing
1786	3021018.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1787	3021018.02	KPFF, Inc.	\$0.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017	Subconsultant	Closing
1788	3021018.02	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1789	3021022.01	KPFF, Inc.	\$0.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017	Subconsultant	Closing
1790	3021022.01	Door Hardware Consultants	\$0.00	3600 HARBOR BLVD. # 484 OXNARD, CA 93035	Subconsultant	Closing
1791	3021022.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1792	3021022.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
1793	3021022.02	KPFF, Inc.	\$0.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017	Subconsultant	Closing
1794	3021030.01	Boston Industrial Consulting, Inc	\$0.00	89 NEWBURY ST. SUITE 206 DANVERS, MA 01923	Subconsultant	Closing
1795	2519087.02	Manassas Consulting LLC	\$14,240.50	341 SOUTH JULIANA ST. BEDFORD, PA 15522	Subconsultant	Closing
1796	3021031.01	Langan Engineering, Inc.	\$0.00	P.O. BOX 536403 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1797	3016013.01	Vanderweil Engineers, LLP	\$1,374.30	274 SUMMER STREET BOSTON, MA 02210	Subconsultant	Closing
1798	3021017.01	Barnett Consulting Engineers	\$1,050.00	655 ENGINEERING DRIVE SUITE 150 PEACHTREE CORNERS, GA 30092	Subconsultant	Closing
1799	3021032.01	Bard, Rao + Athanas, P.C.	\$0.00	10 GUEST STREET FOURTH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1800	3022005.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1801	3022005.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1802	3022005.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1803	3022006.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1804	3022006.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1805	3022006.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1806	3022007.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1807	3022007.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1808	3022007.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1809	3022008.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1810	3022008.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1811	3022008.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1812	3022009.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1813	3022009.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1814	3022009.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1815	3022010.01	Langan Engineering Inc.	\$0.00	P.O. BOX 536403 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
1816	3022010.01	Hastings Consulting	\$0.00	142 HANLON ROAD HOLLISTON, MA 01746	Subconsultant	Closing
1817	3022015.01	Colin Gordon & Associates	\$0.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
1818	3022015.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1819	3022016.01	Colin Gordon & Associates	\$0.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
1820	3022016.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1821	3021031.01	Vantage Technology Consulting Group	\$7,320.00	201 CONTINENTAL BOULEVARD, SUITE 120 EL SEGUNDO, CA 90245	Subconsultant	Closing
1822	3022020.01	Bard, Rao & Athanas Consulting Engineers, LLC	\$0.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1823	3022027.01	Datum Engineers, LLC	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1824	3022027.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
1825	3022027.01	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing
1826	6015033.02	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
1827	3021031.01	Towers Golde LLC	\$8,300.00	85 WILLOW STREET NEW HAVEN, CT 06511-2668	Subconsultant	Closing
1828	6015167.07	Young & Young	\$0.00	400 OSTRANDER AVENUE RIVERHEAD, NY 11901	Subconsultant	Closing
1829	6015167.07	Shen Milsom & Wilke, LLC	\$0.00	C/O Y GRANADOS 542 PINEBROOK AVE. WEST HEMPSTEAD, NY 11552	Subconsultant	Closing
1830	6016004.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1831	6016004.01	Resinnova, LLC	\$0.00	8807 Colesville Rd. 3rd Floor, Silver Spring, MD 20910	Subconsultant	Closing
1832	6016004.01	Trophy Point, LLC	\$0.00	4588 SOUTH PARK AVENUE BLASDELL, NY 14219	Subconsultant	Closing
1833	6016039.01	Stantec Consulting Services Inc.	\$0.00	13980 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693	Subconsultant	Closing
1834	6016039.01	RA Consultants, LLC.	\$0.00	512 7th Avenue, 6th Floor, New York, NY 10018	Subconsultant	Closing
1835	6016039.01	Van Deusen & Associates	\$0.00	120 EAGLE ROCK ROAD SUITE 310 EAST HANOVER, NJ 07936	Subconsultant	Closing
1836	6016039.01	Bard, Rao & Athanas Consulting Engineers, LLC	\$0.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1837	3021031.01	Code Red Consultants LLC	\$6,325.00	154 TURNPIKE ROAD SUITE 200 SOUTHBOROUGH, MA 01772	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1838	6016061.02	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1839	6016061.02	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1840	6016061.02	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1841	6016061.02	Essential Light Design Studio, LLC	\$0.00	4104 SPERRY STREET DALLAS, TX 75214	Subconsultant	Closing
1842	6016061.02	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1843	6016061.02	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1844	6016061.02	Ramey Kemp & Associates	\$0.00	PO BOX 746335 ATLANTA, GA 30374-6335	Subconsultant	Closing
1845	3022019.01	Wylie Engineering	\$3,330.00	1 Greenway Plaza, #1100, Houston, TX 77046	Subconsultant	Closing
1846	6016061.02	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing
1847	6016061.02	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1848	6016061.02	The Sextant Group, Inc.	\$0.00	P.O. BOX 74008680 CHICAGO, IL 60674-8680	Subconsultant	Closing
1849	6016061.04	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing
1850	6016061.04	STEWART	\$0.00	P.O. BOX 826784 PHILADELPHIA, PA 19182-6784	Subconsultant	Closing
1851	6016061.04	EDI, Ltd	\$0.00	6 SOUTH OLD ORCHARD AVENUE C/O ROSS & BARUZZINI ST. LOUIS, MO 63119	Subconsultant	Closing
1852	6016142.04	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
1853	6015033.02	Smith Seckman Reid, Inc.	\$7,060.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
1854	6016142.04	TLD Design Consulting LLC	\$0.00	215 STARK LN SHERMAN, TX 75090	Subconsultant	Closing
1855	6016182.01	Peti & Co	\$0.00	PO BOX 580015 HOUSTON, TX 77258	Subconsultant	Closing
1856	6016182.03	Uzun + Case	\$0.00	1230 PEACHTREE STREET NE SUITE 2500 ATLANTA, GA 30309-3571	Subconsultant	Closing
1857	6016182.03	Camacho Associates	\$0.00	3103 MEDLOCK BRIDGE ROAD NORCROSS, GA 30071	Subconsultant	Closing
1858	6016182.03	Moisture Intrusion Solutions, Inc.	\$0.00	475 FENTRESS BLVD. SUITE A DAYTONA BEACH, FL 32114	Subconsultant	Closing
1859	6016182.13	Uzun + Case	\$0.00	1230 PEACHTREE STREET NE SUITE 2500 ATLANTA, GA 30309-3571	Subconsultant	Closing
1860	6017109.01	Vititech Electromagnetics, LLC.	\$0.00	115 JULIAD COURT SUITE 105 FREDERICKSBURG, VA 22406	Subconsultant	Closing
1861	6017109.01	Acentech Incorporated	\$0.00	33 MOULTON STREET CAMBRIDGE, MA 02138	Subconsultant	Closing
1862	6017109.01	JQ Infrastructure, LLC	\$0.00	100 GLASS STREET SUITE 201 DALLAS, TX 75207	Subconsultant	Closing
1863	6017109.01	Cumming Construction Management, Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1864	6017109.01	Worrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1865	6017109.01	Garthoff Design, LLC	\$0.00	5646 MILTON STREET SUITE 606 DALLAS, TX 75206	Subconsultant	Closing
1866	6017109.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
1867	6015033.34	Smith Seckman Reid, Inc.	\$92,228.40	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
1868	6017109.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1869	6017109.01	Essential Light Design Studio, LLC	\$0.00	4104 SPERRY STREET DALLAS, TX 75214	Subconsultant	Closing
1870	6017109.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1871	6017109.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1872	6017109.01	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1873	6017109.01	JQ Infrastructure, LLC	\$0.00	100 GLASS STREET SUITE 201 DALLAS, TX 75207	Subconsultant	Closing
1874	6017109.01	4b Technology Group LLC	\$0.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
1875	6017109.01	Ambient Air Technologies, LLC	\$0.00	2506 ZURICH DRIVE, SUITE 3 FORT COLLINS, CO 80524	Subconsultant	Closing
1876	6017109.01	EQ Professional Services, LLC	\$0.00	25531 WILLARD PATH SAN ANTONIO, TX 78261	Subconsultant	Closing
1877	6017109.01	Kimley-Horn & Associates, Inc	\$0.00	PO BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing
1878	6017181.01	Scalene Design, PLLC	\$0.00	434 FAYETTEVILLE ST, SUITE 2110 RALEIGH, NC 27601	Subconsultant	Closing
1879	6017181.01	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1880	6017181.02	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1881	6016061.02	STEWART	\$1,250.00	P.O. BOX 826784 PHILADELPHIA, PA 19182-6784	Subconsultant	Closing
1882	6016061.02	Ross & Baruzzini, Inc	\$6,302.50	6 SOUTH OLD ORCHARD AVE ST. LOUIS, MO 63119	Subconsultant	Closing
1883	6017181.03	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
1884	6016142.04	SW Associates Consulting Engineers Inc	\$19,620.00	1700 PACIFIC AVE SUITE 2100 LB 178 DALLAS, TX 75201	Subconsultant	Closing
1885	6017109.01	MEPCE, Inc.	\$38,233.30	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
1886	6017181.02	EDI, Ltd	\$58,767.25	6 SOUTH OLD ORCHARD AVENUE C/O ROSS & BARUZZINI ST. LOUIS, MO 63119	Subconsultant	Closing
1887	6017188.03	Worrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1888	6017181.03	Scalene Design, PLLC	\$8,695.00	434 FAYETTEVILLE ST, SUITE 2110 RALEIGH, NC 27601	Subconsultant	Closing
1889	6017188.03	H. Stephen Jones & Associates, Inc.	\$11,042.08	5836 RICHARD STREET JACKSONVILLE, FL 32216	Subconsultant	Closing
1890	6017188.03	Thorburn Associates, Inc.	\$540.00	2500 GATEWAY CENTRE BLVD # 800 MORRISVILLE, NC 27560	Subconsultant	Closing
1891	6017188.03	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1892	6017188.03	Thorburn Associates, Inc.	\$0.00	2500 GATEWAY CENTRE BLVD # 800 MORRISVILLE, NC 27560	Subconsultant	Closing
1893	6017188.03	GAI Consultants, Inc.	\$1,685.21	385 E. WATERFRONT DRIVE HOMESTEAD, PA 15120-5005	Subconsultant	Closing
1894	6017188.03	GAI Consultants, Inc.	\$1,862.56	385 E. WATERFRONT DRIVE HOMESTEAD, PA 15120-5005	Subconsultant	Closing
1895	6017188.04	Worrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1896	6017188.03	Walter P. Moore & Assoc.	\$9,992.96	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1897	6017188.03	TLC Engineering Solutions, Inc.	\$24,394.23	255 S. ORANGE AVENUE SUITE 1600 ORLANDO, FL 32801-3463	Subconsultant	Closing
1898	6017188.04	H. Stephen Jones & Associates, Inc.	\$3,594.36	5836 RICHARD STREET JACKSONVILLE, FL 32216	Subconsultant	Closing
1899	6017188.04	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1900	6017188.04	Mitchell Planning	\$0.00	6 SOUTH OLD ORCHARD AVE. C/O ROSS & BARUZZINI INC. ST. LOUIS, MO 63119	Subconsultant	Closing
1901	6017188.04	H. Stephen Jones & Associates, Inc.	\$0.00	5836 RICHARD STREET JACKSONVILLE, FL 32216	Subconsultant	Closing
1902	6017188.04	GAI Consultants, Inc.	\$0.00	385 E. WATERFRONT DRIVE HOMESTEAD, PA 15120-5005	Subconsultant	Closing
1903	6017188.04	GAI Consultants, Inc.	\$388.26	385 E. WATERFRONT DRIVE HOMESTEAD, PA 15120-5005	Subconsultant	Closing
1904	6017188.07	TLC Engineering Solutions, Inc.	\$0.00	255 S. ORANGE AVENUE SUITE 1600 ORLANDO, FL 32801-3463	Subconsultant	Closing
1905	6018007.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1906	6018007.01	Bard, Rao & Athanas Consulting Engineers, LLC	\$0.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
1907	6018007.01	Shen Milsom & Wilke, LLC	\$0.00	C/O Y GRANADOS 542 PINEBROOK AVE. WEST HEMPSTEAD, NY 11552	Subconsultant	Closing
1908	6018060.01	Prestige Engineering Services	\$0.00	10260 WESTHEIMER ROAD SUITE 250 HOUSTON, TX 77042	Subconsultant	Closing
1909	6018062.01	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing
1910	6018062.01	Uzun + Case	\$0.00	1230 PEACHTREE STREET NE SUITE 2500 ATLANTA, GA 30309-3571	Subconsultant	Closing
1911	6018062.01	TLC Engineering Solutions, Inc.	\$0.00	255 S. ORANGE AVENUE SUITE 1600 ORLANDO, FL 32801-3463	Subconsultant	Closing
1912	6018062.01	Mitchell Planning	\$0.00	6 SOUTH OLD ORCHARD AVE. C/O ROSS & BARUZZINI INC. ST. LOUIS, MO 63119	Subconsultant	Closing
1913	6018062.02	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1914	6017188.04	GAI Consultants, Inc.	\$1,287.37	385 E. WATERFRONT DRIVE HOMESTEAD, PA 15120-5005	Subconsultant	Closing
1915	6017188.04	Walter P. Moore & Assoc.	\$26,217.04	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1916	6017188.04	TLC Engineering Solutions, Inc.	\$36,273.44	255 S. ORANGE AVENUE SUITE 1600 ORLANDO, FL 32801-3463	Subconsultant	Closing
1917	6018062.02	Simpson Gumpertz & Heger, Inc. (SGH)	\$0.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
1918	6018073.01	Willdan	\$0.00	5800 BAKER ROAD SUITE 100 MINNETONKA, MN 55345	Subconsultant	Closing
1919	6017188.04	H. Stephen Jones & Associates, Inc.	\$3,594.36	5836 RICHARD STREET JACKSONVILLE, FL 32216	Subconsultant	Closing
1920	6018075.02	McCoy-Rockford, Inc.	\$0.00	P.O. BOX 1759 DEPT 106 HOUSTON, TX 77251-1759	Subconsultant	Closing
1921	6018080.01	Great Basin Engineering, Inc.	\$0.00	5746 SOUTH 1475 EAST SUITE 200 OGDEN, UT 84403	Subconsultant	Closing
1922	6018080.01	Systems Design International (SDI)	\$0.00	5200 DTC PARKWAY SUITE 500 GREENWOOD VILLAGE, CO 80111	Subconsultant	Closing
1923	6018080.01	ArcSitto Design Inc.	\$0.00	1058 EAST 2100 SOUTH SALT LAKE CITY, UT 84106	Subconsultant	Closing
1924	6018080.01	Reaveley Engineers & Associates, Inc.	\$0.00	675 EAST 500 SOUTH # 400 SALT LAKE CITY, UT 84102	Subconsultant	Closing
1925	6017188.07	H. Stephen Jones & Associates, Inc.	\$5,381.25	5836 RICHARD STREET JACKSONVILLE, FL 32216	Subconsultant	Closing
1926	6018080.01	Van Boerum & Frank Associates, Inc.	\$0.00	PO BOX 57660 MURRAY, UT 84157-0660	Subconsultant	Closing
1927	6018080.01	Hellplanners, Inc.	\$0.00	41689 ENTERPRISE CIRCLE NORTH SUITE 212 TEMECUJA, CA 92590	Subconsultant	Closing
1928	6018080.01	VCBO - Valentiner Crane Brunjes Onyon	\$0.00	524 SOUTH 600 EAST SALT LAKE CITY, UT 84102	Subconsultant	Closing
1929	6018080.01	VCBO - Valentiner Crane Brunjes Onyon	\$0.00	524 SOUTH 600 EAST SALT LAKE CITY, UT 84102	Subconsultant	Closing
1930	6018095.03	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1931	6018095.03	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1932	6018095.03	Worrrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1933	6018095.03	Clark Condon	\$0.00	10401 STELLA LINK ROAD HOUSTON, TX 77025	Subconsultant	Closing
1934	6018095.03	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1935	6018095.03	Allegion	\$0.00	10241 W.Little York Road, Suite 300, Houston, TX 77040	Subconsultant	Closing
1936	6018095.03	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
1937	6018095.03	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1938	6018095.03	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1939	6018095.03	FEC Heliports	\$0.00	5298 RIVER ROAD CINCINNATI, OH 45233	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1940	6018095.03	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1941	6018095.03	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1942	6018129.06	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1943	6018129.06	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
1944	6018129.06	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1945	6018129.06	Office of James Burnett, Inc.	\$0.00	711 LOUISIANA SUITE 111 HOUSTON, TX 77002	Subconsultant	Closing
1946	6018129.06	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1947	6018129.06	Allegion	\$0.00	10241 W. Little York Road, Suite 300, Houston, TX 77040	Subconsultant	Closing
1948	6018129.06	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1949	6018129.06	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1950	6018129.06	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1951	6018129.06	IMEG Corp	\$0.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
1952	6018129.06	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1953	6018129.06	Vidaris, Inc.	\$0.00	PO Box 821321, Philadelphia, PA 19182	Subconsultant	Closing
1954	6018129.06	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
1955	6018129.06	ETS-Lindgren Inc.	\$0.00	P.O. BOX 841147 KANSAS CITY, MO 64184-1147	Subconsultant	Closing
1956	6018129.06	FEC Heliports	\$0.00	5298 RIVER ROAD CINCINNATI, OH 45233	Subconsultant	Closing
1957	6018129.06	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
1958	6018062.02	Uzun + Case	\$3,500.00	1230 PEACHTREE STREET NE SUITE 2500 ATLANTA, GA 30309-3571	Subconsultant	Closing
1959	6018130.01	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
1960	6018062.02	TLC Engineering Solutions, Inc.	\$31,450.96	255 S. ORANGE AVENUE SUITE 1600 ORLANDO, FL 32801-3463	Subconsultant	Closing
1961	6018062.02	Mitchell Planning	\$4,400.00	6 SOUTH OLD ORCHARD AVE. C/O ROSS & BARUZZINI INC. ST. LOUIS, MO 63119	Subconsultant	Closing
1962	6018132.01	BHA Design Incorporated	\$0.00	111 S. MELDRUM STREET, SUITE 110 FORT COLLINS, CO 80521	Subconsultant	Closing
1963	6018075.02	Smith Seckman Reid, Inc.	\$2,664.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
1964	6018080.01	Spectrum Engineers, Inc.	\$14,652.68	324 SOUTH STATE STREET SUITE 400 SALT LAKE CITY, UT 841110	Subconsultant	Closing
1965	6018129.06	Jensen Hughes, Inc.	\$1,000.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1966	6018132.01	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1967	6018130.01	Affiliated Engineers	\$6,640.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1968	6018132.01	fd2s	\$2,788.89	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
1969	6018143.01	Project Cost Resources	\$0.00	410 WEST GRAND PARKWAY SUITE 390 KATY, TX 77494	Subconsultant	Closing
1970	6018143.01	Prestige Engineering Services	\$0.00	10260 WESTHEIMER ROAD SUITE 250 HOUSTON, TX 77042	Subconsultant	Closing
1971	6019009.01	D.L. Adams Associates, Inc.	\$0.00	1536 OGDEN STREET DENVER, CO 80218	Subconsultant	Closing
1972	6018132.01	JVA, Incorporated	\$750.00	1319 SPRUCE STREET BOULDER, CO 80302	Subconsultant	Closing
1973	6018132.01	Gallun Snow Associates	\$8,981.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
1974	6018132.01	Affiliated Engineers	\$1,516.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1975	6018132.01	Affiliated Engineers	\$50,038.20	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1976	6018132.01	Affiliated Engineers	\$3,240.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1977	6019009.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1978	6018132.01	Gallun Snow Associates	\$7,246.35	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
1979	6019009.01	Martin/Martin Consulting Engineers	\$3,000.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
1980	6019009.01	Gallun Snow Associates	\$8,623.20	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
1981	6019009.01	Gallun Snow Associates	\$0.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
1982	6019009.01	fd2s	\$0.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
1983	6019009.01	Worrell Design Group, Inc.	\$5,440.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1984	6019009.04	Gallun Snow Associates	\$0.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
1985	6019038.01	Lerch Bates, Inc.	\$0.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
1986	6019038.01	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
1987	6019009.01	Kimley-Horn & Associates	\$1,850.00	P.O. BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing
1988	6019038.01	Vermeulens Inc.	\$0.00	470 ATLANTIC AVENUE 4TH FLOOR BOSTON, MA 02210	Subconsultant	Closing
1989	6019038.01	Worrell Design Group, Inc.	\$0.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
1990	6019009.01	Martin/Martin Consulting Engineers	\$60,208.92	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
1991	6019009.01	Pact Studios, LLC	\$113,167.55	1111 N. 13ST STREET, SUITE 303 OMAHA, NE 68102	Subconsultant	Closing
1992	6019009.01	Design Studio Blue	\$19,060.00	7340 E CALEY AVENUE, SUITE 210W CENTENNIAL, CO 80111	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
1993	6019038.01	Allegion	\$0.00	10241 W. Little York Road, Suite 300, Houston, TX 77040	Subconsultant	Closing
1994	6019009.01	Affiliated Engineers	\$170,803.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
1995	6019038.01	Jensen Hughes, Inc.	\$0.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
1996	6019038.01	DeShazo Group, Inc	\$0.00	400 S. HOUSTON STREET SUITE 330 DALLAS, TX 75202	Subconsultant	Closing
1997	6019038.01	4b Technology Group LLC	\$0.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
1998	6019038.01	Meyer Inspection Services LLC	\$0.00	D/B/A ACCESSIBILITY CONSULTANTS 323 W. AGARITA SAN ANTONIO, TX 78212	Subconsultant	Closing
1999	6019038.01	UT Health San Antonio	\$0.00	DEPT OF RADIOLOGY, MC 7800 7703 FLOYD CURL DR, MED RM 636F ATTN: JENNIFER ALDRICH SAN ANTONIO, TX 78229-3900	Subconsultant	Closing
2000	6019009.04	Design Studio Blue	\$1,750.00	7340 E CALEY AVENUE, SUITE 210W CENTENNIAL, CO 80111	Subconsultant	Closing
2001	6019038.01	Intelligent Engineering Services, LLP	\$8,250.00	1045 CENTRAL PARKWAY NORTH, SUITE 200 SAN ANTONIO, TX 78232	Subconsultant	Closing
2002	6019038.01	Coleman & Associates	\$600.00	9890 SILVER MOUNTAIN DRIVE AUSTIN, TX 78737	Subconsultant	Closing
2003	6019038.01	Alamo Architects, Inc.	\$31,413.92	1512 SOUTH FLORES SAN ANTONIO, TX 78204	Subconsultant	Closing
2004	6019038.01	St Onge Company	\$1,056.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
2005	6019038.01	Shah Smith & Associates, Inc.	\$30,464.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2006	6019038.01	Mitchell Planning	\$21,850.00	6 SOUTH OLD ORCHARD AVE. C/O ROSS & BARUZZINI INC. ST. LOUIS, MO 63119	Subconsultant	Closing
2007	6019038.01	Intelligent Engineering Services, LLP	\$820.05	1045 CENTRAL PARKWAY NORTH, SUITE 200 SAN ANTONIO, TX 78232	Subconsultant	Closing
2008	6019040.01	Affiliated Engineers	\$8,000.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2009	6019061.04	CJG Engineers-Houston LLC	\$0.00	3200 WILCREST DRIVE, SUITE 305 HOUSTON, TX 77042	Subconsultant	Closing
2010	6019062.02	Wimberly Design LLC	\$0.00	1704 VASSAR DRIVE CHARLESTON, SC 29407	Subconsultant	Closing
2011	6019069.01	Martin-Forman Consulting LLC	\$0.00	4202 COUNTY ROAD 109 FULTON, MO 65251	Subconsultant	Closing
2012	6019069.01	Miller, Beam & Paganelli, Inc.	\$0.00	12040 SOUTH LAKES DRIVE SUITE 104 RESTON, VA 20191	Subconsultant	Closing
2013	6019069.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
2014	6019069.01	Culinary Advisors, LLC	\$0.00	PO BOX 102 WAVELY, VA 23890	Subconsultant	Closing
2015	6019069.01	Rhodeside & Harwell, Inc.	\$0.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
2016	6019047.02	IMEG Corp	\$2,000.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
2017	6019056.01	Martin/Martin Consulting Engineers	\$3,500.00	12499 WEST COLIFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2018	6019056.01	Gallun Snow Associates	\$900.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2019	6019069.01	Vertran Enterprises, Ltd.	\$0.00	14 OAK COURT SUITE 206 ANNAPOLIS, MD 21401	Subconsultant	Closing
2020	6019069.01	Pace Collaborative, PLLC	\$0.00	1277 PERIMETER PARKWAY VIRGINIA BEACH, VA 23454	Subconsultant	Closing
2021	6019069.01	dormakaba USA Inc.	\$0.00	P.O. BOX 896542 CHARLOTTE, NC 28289-6542	Subconsultant	Closing
2022	6019056.01	Affiliated Engineers	\$12,450.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2023	6019057.01	Martin/Martin Consulting Engineers	\$4,200.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2024	6019069.01	Bluepost	\$0.00	926-11, HWAGOK 1-DONG GANGSEO-GU SEOUL KOREA	Subconsultant	Closing
2025	6019057.01	Affiliated Engineers	\$13,050.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2026	6019057.01	Gallun Snow Associates	\$3,575.50	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2027	6019069.01	Marc Shaw, Architect, LLC	\$0.00	1031 N MANCHESTER STREET ARLINGTON, VA 22205	Subconsultant	Closing
2028	6019069.01	eLogicTech Solutions Inc.	\$0.00	PO BOX 740126 LOS ANGELES, CA 90074-0126	Subconsultant	Closing
2029	6019069.01	RRMM Architects	\$0.00	1317 EXECUTIVE BLD SUITE 200 CHESAPEAKE, VA 23320-3865	Subconsultant	Closing
2030	6019069.01	KMCA Inc	\$0.00	85 WILLOW STREET NEW HAVEN, CT 06511	Subconsultant	Closing
2031	6019069.01	Professional Systems Engineering	\$0.00	1010 CHURCH ROAD LANSDALE, PA 19446	Subconsultant	Closing
2032	6019088.03	PEG Contracting	\$0.00	4601 CREEKSTONE DR, SUITE 130 DURHAM, NC 27703	Subconsultant	Closing
2033	6019088.03	Scalene Design, PLLC	\$0.00	434 FAYETTEVILLE ST, SUITE 2110 RALEIGH, NC 27601	Subconsultant	Closing
2034	6019088.03	McKim & Creed	\$0.00	P.O. BOX 6193 HERMITAGE, PA 16148-0922	Subconsultant	Closing
2035	6019091.01	SW Associates Consulting Engineers Inc	\$0.00	1700 PACIFIC AVE SUITE 2100 LB 178 DALLAS, TX 75201	Subconsultant	Closing
2036	6019093.01	SW Associates Consulting Engineers Inc	\$0.00	1700 PACIFIC AVE SUITE 2100 LB 178 DALLAS, TX 75201	Subconsultant	Closing
2037	6019093.01	Engineered Air Balance Company, Inc. (EAB)	\$0.00	P.O. BOX 850596 RICHARDSON, TX 75085	Subconsultant	Closing
2038	6019094.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
2039	6019094.01	Encotech Engineering Consultants, Inc.	\$0.00	8500 BLUFFSTONE COVE SUITE B-103 AUSTIN, TX 78759	Subconsultant	Closing
2040	6019094.01	McCoy-Rockford, Inc.	\$0.00	P.O. BOX 1759 DEPT 106 HOUSTON, TX 77251-1759	Subconsultant	Closing
2041	6019097.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2042	6019097.01	PBS Engineers, Inc.	\$0.00	2100 E. ROUTE 66 SUITE 210 GLENDDORA, CA 91740-4671	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2043	6019069.01	Dunbar Milby Williams Pittman & Vaughan	\$65,337.30	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
2044	6019069.01	RRMM Architects	\$87,277.76	1317 EXECUTIVE BLVD SUITE 200 CHESAPEAKE, VA 23320-3865	Subconsultant	Closing
2045	6019104.01	Engineered Air Balance Company, Inc. (EAB)	\$0.00	P.O. BOX 850596 RICHARDSON, TX 75085	Subconsultant	Closing
2046	6019104.01	SW Associates Consulting Engineers Inc	\$0.00	1700 PACIFIC AVE SUITE 2100 LB 178 DALLAS, TX 75201	Subconsultant	Closing
2047	6020016.01	Project Cost Resources, Inc.	\$0.00	24285 KATY FRWY., SUITE 300 KATY, TX 77494	Subconsultant	Closing
2048	6020016.01	Prestige Engineering Services	\$0.00	10260 WESTHEIMER ROAD SUITE 250 HOUSTON, TX 77042	Subconsultant	Closing
2049	6020016.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
2050	6019069.01	Pace Collaborative, PLLC	\$8,000.00	1277 PERIMETER PARKWAY VIRGINIA BEACH, VA 23454	Subconsultant	Closing
2051	6020030.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2052	6019069.01	Pace Collaborative, PLLC	\$6,000.00	1277 PERIMETER PARKWAY VIRGINIA BEACH, VA 23454	Subconsultant	Closing
2053	6020032.01	Uzun + Case	\$0.00	1230 PEACHTREE STREET NE SUITE 2500 ATLANTA, GA 30309-3571	Subconsultant	Closing
2054	6019069.01	Professional Systems Engineering	\$4,539.10	1010 CHURCH ROAD LANSDALE, PA 19446	Subconsultant	Closing
2055	6020034.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
2056	6020034.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2057	6020034.01	TLD Design Consulting LLC	\$0.00	215 STARK LN SHERMAN, TX 75090	Subconsultant	Closing
2058	6020038.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2059	6020054.01	Lark Studio	\$0.00	18 PLEASANT STREET BAR HARBOR, ME 04609	Subconsultant	Closing
2060	6020054.01	Foley Buhl Roberts & Associates, Inc.	\$0.00	2150 WASHINGTON STREET NEWTON, MA 02462	Subconsultant	Closing
2061	6020054.01	Cosentini Associates	\$0.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2062	6019069.01	Draper Aden Associates	\$15,047.25	2206 SOUTH MAIN STREET BLACKSBURG, VA 24060	Subconsultant	Closing
2063	6019069.01	Healthcare Building Solutions, Inc.	\$4,785.00	266 HULMEVILLE RD LANGHORNE, PA 19047	Subconsultant	Closing
2064	6019097.02	PBS Engineers, Inc.	\$250.00	2100 E. ROUTE 66 SUITE 210 GLENDDORA, CA 91740-4671	Subconsultant	Closing
2065	6020054.02	Cosentini Associates	\$0.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2066	6020056.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2067	6019097.04	PBS Engineers, Inc.	\$560.00	2100 E. ROUTE 66 SUITE 210 GLENDDORA, CA 91740-4671	Subconsultant	Closing
2068	6020056.01	Dimensional Innovations, Inc.	\$0.00	3421 MERRIAM DR. OVERLAND PARK, KS 66203	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2069	6020056.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2070	6020068.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2071	6020027.01	Smith Seckman Reid, Inc.	\$24,400.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2072	6020030.01	Datacom Design Group, LLC	\$174.80	7600 BURNET ROAD SUITE 350 AUSTIN, TX 78757-1241	Subconsultant	Closing
2073	6020079.01	Babendure Wheat Creative	\$0.00	1004 TRUXILLO STUDIO F HOUSTON, TX 77004	Subconsultant	Closing
2074	6020094.01	GMS	\$0.00	129 WEST 27TH STREET 5TH FLOOR NEW YORK, NY 10001	Subconsultant	Closing
2075	6020094.01	Bard, Rao & Athanas Consulting Engineers, LLC	\$0.00	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
2076	6020097.02	SLR International Corporation	\$0.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
2077	6020097.02	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2078	6020097.02	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2079	6020097.02	ETS-Lindgren Inc.	\$0.00	P.O. BOX 841147 KANSAS CITY, MO 64184-1147	Subconsultant	Closing
2080	6020032.01	Newcomb & Boyd	\$5,000.00	PO BOX 537044 DEPT # 999062 ATLANTA, GA 30353-7044	Subconsultant	Closing
2081	6020101.01	Gallun Snow Associates	\$0.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2082	6020054.01	Cosentini Associates	\$5,000.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2083	6020108.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2084	6020054.01	Cosentini Associates	\$8,040.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2085	6020054.01	Cosentini Associates	\$16,400.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2086	6020056.01	Smith Seckman Reid, Inc.	\$9,539.96	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2087	6020117.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2088	6020070.01	Kimley-Horn & Associates	\$2,100.00	P.O. BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing
2089	6020123.01	Concept Engineers, Inc.	\$0.00	2550 NORTH LOOP WEST, SUITE 200 HOUSTON, TX 77092	Subconsultant	Closing
2090	6020123.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2091	6020123.01	DRM Services	\$0.00	2555 CENTRAL PKWY, # 200 HOUSTON, TX 77092	Subconsultant	Closing
2092	6020070.01	Affiliated Engineers	\$5,000.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2093	6020129.02	Spectrum Design Engineers, Inc.	\$0.00	19 SIERRA OAKS DRIVE SUGAR LAND, TX 77479	Subconsultant	Closing
2094	6020129.02	Combs Consulting Group, LP	\$0.00	100 W. HOSACK, # 101 BOERNE, TX 78006	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2095	6021002.01	Gallun Snow Associates	\$0.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2096	6020101.01	Martin/Martin Consulting Engineers	\$3,000.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2097	6021009.01	Scalene Design, PLLC	\$0.00	434 FAYETTEVILLE ST, SUITE 2110 RALEIGH, NC 27601	Subconsultant	Closing
2098	6021009.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2099	6020101.01	BCER	\$33,567.52	5420 WARD ROAD, STE 200 ARVADA, CO 80002-1838	Subconsultant	Closing
2100	6021014.01	Project Cost Resources	\$0.00	410 WEST GRAND PARKWAY SUITE 390 KATY, TX 77494	Subconsultant	Closing
2101	6021014.01	E&C Engineers	\$0.00	1010 LAMAR SUITE 650 HOUSTON, TX 77002	Subconsultant	Closing
2102	6021029.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2103	6021030.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2104	6020115.01	Gallun Snow Associates	\$127.30	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2105	6020115.01	Affiliated Engineers	\$4,975.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2106	6021034.01	Datacom Design Group, LLC	\$0.00	7600 BURNET ROAD SUITE 350 AUSTIN, TX 78757-1241	Subconsultant	Closing
2107	6021034.01	Otten Consulting Group, Inc	\$0.00	810 HIGHWAY 6 S, SUITE 111 HOUSTON, TX 77079	Subconsultant	Closing
2108	6021034.01	Datacom Design Group, LLC	\$0.00	7600 BURNET ROAD SUITE 350 AUSTIN, TX 78757-1241	Subconsultant	Closing
2109	6021037.01	Scalene Design, PLLC	\$0.00	434 FAYETTEVILLE ST, SUITE 2110 RALEIGH, NC 27601	Subconsultant	Closing
2110	6021039.01	Cumming Construction Management Inc.	\$0.00	25220 HANCOCK AVENUE SUITE 440 MURRIETA, CA 92562	Subconsultant	Closing
2111	6021039.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
2112	6020115.01	Affiliated Engineers	\$525.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2113	6020118.01	PBS Engineers, Inc.	\$500.00	2100 E. ROUTE 66 SUITE 210 GLENDDORA, CA 91740-4671	Subconsultant	Closing
2114	6021044.01	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
2115	6020124.01	Smith Seckman Reid, Inc.	\$1,735.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2116	6021050.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2117	6021050.01	Datacom Design Group, LLC	\$0.00	7600 BURNET ROAD SUITE 350 AUSTIN, TX 78757-1241	Subconsultant	Closing
2118	6021002.01	Affiliated Engineers	\$3,000.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2119	6021013.01	PBS Engineers, Inc.	\$2,892.75	2100 E. ROUTE 66 SUITE 210 GLENDDORA, CA 91740-4671	Subconsultant	Closing
2120	6021034.01	E&C Engineers	\$2,310.00	1010 LAMAR SUITE 650 HOUSTON, TX 77002	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2121	6021072.01	Salas O'Brien, LLC	\$0.00	10930 W. SAM HOUSTON PKWY N. SUITE 900 HOUSTON, TX 77064	Subconsultant	Closing
2122	6021078.01	Datum Engineers, Inc.	\$0.00	1420 W MOCKINGBIRD LN, SUITE 100 DALLAS, TX 75247	Subconsultant	Closing
2123	6021034.01	Datacom Design Group, LLC	\$776.25	7600 BURNET ROAD SUITE 350 AUSTIN, TX 78757-1241	Subconsultant	Closing
2124	6021039.01	MEPCE, Inc.	\$1,276.00	2928 STORY ROAD WEST C/O ACCOUNTING DEPARTMENT IRVING, TX 75038	Subconsultant	Closing
2125	6021079.01	S2 Cost Management LLC	\$0.00	SANDRA LOUISE GUTIERREZ GRAY 7317 LISERIN WOODS LANE FUQUAY VARINA, NC 27526	Subconsultant	Closing
2126	6021044.01	Fire and Life Safety America, Inc.	\$3,225.00	1731 Round Rock Dr., Raleigh, NC 27615	Subconsultant	Closing
2127	6021050.01	Walter P. Moore & Assoc.	\$27,405.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2128	6021079.01	KFI Engineers	\$0.00	670 COUNTY ROAD B WEST ST. PAUL, MN 55113	Subconsultant	Closing
2129	6021065.01	Stantec Consulting Services Inc.	\$26,099.50	13980 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693	Subconsultant	Closing
2130	6021065.01	Walter P. Moore & Assoc.	\$13,900.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2131	6021065.01	SLS Consulting, Inc.	\$5,125.00	260 PALERMO AVE CORAL GABLES, FL 33134	Subconsultant	Closing
2132	6021090.01	Project Cost Resources, Inc.	\$0.00	24285 KATY FRWY., SUITE 300 KATY, TX 77494	Subconsultant	Closing
2133	6021090.01	E&C Engineers	\$0.00	1010 LAMAR SUITE 650 HOUSTON, TX 77002	Subconsultant	Closing
2134	6021090.01	IMEG Corp	\$0.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
2135	6021096.01	Shah Smith & Associates, Inc.	\$0.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2136	6021096.01	B&H Engineers, Inc.	\$0.00	511 EAST JOHN CARPENTER FREEWAY SUITE 250 IRVING, TX 75062	Subconsultant	Closing
2137	6021078.01	Shah Smith & Associates, Inc.	\$8,400.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2138	6021096.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2139	6021079.01	The Kleingers Group, Inc	\$2,300.00	6219 CENTRE PARK DRIVE WEST CHESTER, OH 45069	Subconsultant	Closing
2140	6021079.01	THP Limited, Inc.	\$12,000.00	100 EAST 8TH STREET, FL 3 CINCINNATI, OH 45202	Subconsultant	Closing
2141	6021079.01	Champlin Architecture	\$20,475.00	P.O. BOX 286 MIDDLETOWN, OH 45042-0286	Subconsultant	Closing
2142	6021097.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
2143	6021087.01	Smith Seckman Reid, Inc.	\$14,000.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2144	6021089.01	Worrell Design Group, Inc.	\$1,250.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
2145	6021089.01	Affiliated Engineers	\$7,755.62	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2146	6021097.01	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2147	6021097.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2148	6021097.01	Martinez Moore Engineers, LLC	\$32,621.67	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
2149	6021097.01	Vermeulens Inc.	\$20,000.00	470 ATLANTIC AVENUE 4TH FLOOR BOSTON, MA 02210	Subconsultant	Closing
2150	6021098.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2151	6021098.01	Mazzetti + GBA	\$0.00	393 NICHOL MILL LANE SUITE 150 FRANKLIN, TN 37067	Subconsultant	Closing
2152	6021098.01	Mazzetti + GBA	\$0.00	393 NICHOL MILL LANE SUITE 150 FRANKLIN, TN 37067	Subconsultant	Closing
2153	6021098.02	Mazzetti + GBA	\$0.00	393 NICHOL MILL LANE SUITE 150 FRANKLIN, TN 37067	Subconsultant	Closing
2154	6021098.02	Mazzetti + GBA	\$0.00	393 NICHOL MILL LANE SUITE 150 FRANKLIN, TN 37067	Subconsultant	Closing
2155	6021097.01	St Onge Company	\$137.50	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
2156	6021097.01	Shah Smith & Associates, Inc.	\$8,917.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2157	6021097.01	Smith Seckman Reid, Inc.	\$148.56	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2158	6021099.01	Walter P. Moore & Assoc.	\$2,000.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2159	6021116.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2160	6021116.01	Shah Smith & Associates, Inc.	\$14,131.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2161	6021099.01	Shah Smith & Associates, Inc.	\$21,704.59	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2162	6021104.02	BHA Design Incorporated	\$9,760.00	111 S. MELDRUM STREET, SUITE 110 FORT COLLINS, CO 80521	Subconsultant	Closing
2163	6021104.02	Sanderson Stewart	\$19,061.86	1300 NORTH TRANSTECH WAY BILLINGS, MT 59102	Subconsultant	Closing
2164	6021129.01	Emerald Expositions, LLC	\$0.00	32694 COLLECTION CENTER DRIVE CHICAGO, IL 60693-0326	Subconsultant	Closing
2165	6021129.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2166	6021127.01	Marc Shaw, Architect, LLC	\$40,007.50	1031 N MANCHESTER STREET ARLINGTON, VA 22205	Subconsultant	Closing
2167	6021128.01	Smith Seckman Reid, Inc.	\$5,800.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2168	6021133.01	Degenkolb Engineers	\$12,055.00	375 BEALE ST., SUITE 500 SAN FRANCISCO, CA 94105	Subconsultant	Closing
2169	6021133.01	Syska Hennessy Group	\$16,350.00	P.O. BOX 48212 NEWARK, NJ 07101-4812	Subconsultant	Closing
2170	6021133.01	Burnham Nationwide, Inc.	\$1,500.00	DEPT 4680 CAROL STREAM, IL 60122	Subconsultant	Closing
2171	6021133.01	Jensen Hughes, Inc.	\$5,650.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2172	6021133.01	Medical Equipment Associates, LLC	\$16,020.00	P.O. BOX 3428 ROCKLIN, CA 95677	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2173	6021137.01	Martin/Martin Consulting Engineers	\$1,500.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2174	6021137.01	fd2s	\$0.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2175	6021137.01	Gallun Snow Associates	\$9,995.05	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2176	6021141.01	Syska Hennessy Group	\$0.00	P.O. BOX 48212 NEWARK, NJ 07101-4812	Subconsultant	Closing
2177	6021137.01	Affiliated Engineers	\$41,300.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2178	6021141.01	Shen Milsom & Wilke, LLC	\$3,550.00	C/O Y GRANADOS 542 PINEBROOK AVE. WEST HEMPSTEAD, NY 11552	Subconsultant	Closing
2179	6021141.01	Medical Equipment Associates, LLC	\$0.00	P.O. BOX 3428 ROCKLIN, CA 95677	Subconsultant	Closing
2180	6021142.01	Shen Milsom & Wilke, LLC	\$0.00	C/O Y GRANADOS 542 PINEBROOK AVE. WEST HEMPSTEAD, NY 11552	Subconsultant	Closing
2181	6021142.01	Degenkolb Engineers	\$0.00	375 BEALE ST., SUITE 500 SAN FRANCISCO, CA 94105	Subconsultant	Closing
2182	6021141.01	Jensen Hughes, Inc.	\$7,510.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2183	6021141.01	Burnham Nationwide, Inc.	\$532.95	DEPT 4680 CAROLSTREAM, IL 60122	Subconsultant	Closing
2184	6021142.01	Syska Hennessy Group	\$17,380.00	P.O. BOX 48212 NEWARK, NJ 07101-4812	Subconsultant	Closing
2185	6021142.01	Medical Equipment Associates, LLC	\$0.00	P.O. BOX 3428 ROCKLIN, CA 95677	Subconsultant	Closing
2186	6021142.01	Jensen Hughes, Inc.	\$4,640.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2187	6021150.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2188	6021143.01	Smith Seckman Reid, Inc.	\$7,230.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2189	6021151.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2190	6021150.01	Salas O'Brien, LLC	\$4,425.00	10930 W. SAM HOUSTON PKWY N. SUITE 900 HOUSTON, TX 77064	Subconsultant	Closing
2191	6021152.01	Jensen Hughes, Inc.	\$3,220.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2192	6021152.01	Martin/Martin Consulting Engineers	\$10,500.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2193	6021152.01	Gallun Snow Associates	\$12,656.31	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2194	6021152.01	Affiliated Engineers	\$0.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2195	6021152.01	fd2s	\$0.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2196	6021152.01	Affiliated Engineers	\$217,625.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2197	6021155.01	RMF Engineering, Inc.	\$0.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
2198	6021158.01	Parkhill, Smith & Cooper, Inc.	\$0.00	d/b/a Cardinal Engineering, 4222 85th Street, Lubbock, TX 79423	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2199	6021152.01	Affiliated Engineers	\$24,750.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2200	6021158.01	Murray Design Associates	\$0.00	8914 PONTIAC DRIVE ATTN: LISA MURRAY HOUSTON, TX 77096	Subconsultant	Closing
2201	6021158.01	CJG Engineers-Houston LLC	\$1,000.00	3200 WILCREST DRIVE, SUITE 305 HOUSTON, TX 77042	Subconsultant	Closing
2202	6021162.01	BHA Design Incorporated	\$0.00	111 S. MELDRUM STREET, SUITE 110 FORT COLLINS, CO 80521	Subconsultant	Closing
2203	6021176.01	Macknally Land Design, PC	\$0.00	4000 3rd Avenue South, Suite 101, Birmingham, AL 35222	Subconsultant	Closing
2204	6021176.01	Andrews, Hammock & Powell, Inc.	\$0.00	250 Charter Lane, Suite 100, Macon, GA 31210	Subconsultant	Closing
2205	6021178.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2206	6021178.01	IMEG Corp	\$0.00	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
2207	6021178.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2208	6021178.01	St Onge Company	\$0.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
2209	6021162.01	Sanderson Stewart	\$14,933.50	1300 NORTH TRANSTECH WAY BILLINGS, MT 59102	Subconsultant	Closing
2210	6021181.01	Kimley-Horn & Associates, Inc	\$0.00	PO BOX 951640 DALLAS, TX 75395-1640	Subconsultant	Closing
2211	6021181.01	SLR International Corporation	\$11,520.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
2212	6021181.01	Worrrell Design Group, Inc.	\$2,900.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
2213	6021181.01	BHA Design Incorporated	\$5,750.00	111 S. MELDRUM STREET, SUITE 110 FORT COLLINS, CO 80521	Subconsultant	Closing
2214	6021181.01	Martin/Martin Consulting Engineers	\$20,400.00	12495 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2215	6021181.01	Lerch Bates, Inc.	\$7,560.00	P.O. BOX 5742 DENVER, CO 80217	Subconsultant	Closing
2216	6021181.01	Gallun Snow Associates	\$2,450.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2217	6021181.01	Affiliated Engineers	\$105,000.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2218	6021181.01	Jensen Hughes, Inc.	\$4,000.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2219	6021181.01	fd2s	\$9,000.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2220	6021183.01	PBS Engineers, Inc.	\$1,067.60	2100 E. ROUTE 66 SUITE 210 GLENORA, CA 91740-4671	Subconsultant	Closing
2221	6022001.01	FEC Heliports	\$5,500.00	5298 RIVER ROAD CINCINNATI, OH 45233	Subconsultant	Closing
2222	6022001.01	SLR International Corporation	\$12,210.00	P.O. BOX 809327 CHICAGO, IL 60680-9327	Subconsultant	Closing
2223	6022001.01	JVA, Incorporated	\$5,400.00	1319 SPRUCE STREET BOULDER, CO 80302	Subconsultant	Closing
2224	6022001.01	Worrrell Design Group, Inc.	\$680.00	10705 BRIAR FOREST DRIVE HOUSTON, TX 77042	Subconsultant	Closing
2225	6022001.01	BHA Design Incorporated	\$7,375.00	111 S. MELDRUM STREET, SUITE 110 FORT COLLINS, CO 80521	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2226	6022001.01	Martin/Martin Consulting Engineers	\$12,750.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2227	6022001.01	Gallun Snow Associates	\$8,297.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2228	6022001.01	Affiliated Engineers	\$90,000.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2229	6022001.01	Jensen Hughes, Inc.	\$10,500.00	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2230	6022001.01	fd2s	\$5,500.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2231	6022005.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2232	6022005.01	Smith Seckman Reid, Inc.	\$0.00	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing
2233	6022007.01	Martin/Martin Consulting Engineers	\$0.00	12499 WEST COLFAX AVENUE LAKEWOOD, CO 80215	Subconsultant	Closing
2234	6022003.01	Shah Smith & Associates, Inc.	\$1,052.00	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing
2235	6022007.01	Gallun Snow Associates	\$1,568.00	1920 MARKET STREET SUITE 201 DENVER, CO 80202	Subconsultant	Closing
2236	6022007.01	Affiliated Engineers	\$24,750.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2237	6022007.01	fd2s	\$500.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2238	6022010.01	Ross & Baruzzini, Inc	\$0.00	6 SOUTH OLD ORCHARD AVE ST. LOUIS, MO 63119	Subconsultant	Closing
2239	6022010.01	RMF Engineering, Inc.	\$3,510.00	5520 RESEARCH PARK DRIVE SUITE 300 BALTIMORE, MD 21228-4791	Subconsultant	Closing
2240	6022011.01	Foley Buhl Roberts & Associates, Inc.	\$0.00	2150 WASHINGTON STREET NEWTON, MA 02462	Subconsultant	Closing
2241	6022011.02	Foley Buhl Roberts & Associates, Inc.	\$1,750.00	2150 WASHINGTON STREET NEWTON, MA 02462	Subconsultant	Closing
2242	6022011.02	Cosentini Associates	\$0.00	PO BOX 911669 DENVER, CO 80291-1669	Subconsultant	Closing
2243	6022023.01	WSP USA Buildings Inc.	\$0.00	P.O. BOX 21120 NEW YORK, NY 10087-1120	Subconsultant	Closing
2244	6022047.01	Walter P. Moore & Assoc.	\$0.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2245	1018132.01	Cagley & Associates	\$200.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
2246	1020012.01	Cagley & Associates	30,000.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
2247	1019058.02	Simpson Gumpertz & Heger, Inc. (SGH)	\$750.00	PO Box 843476, Boston, MA 02284 C/O ROSS & BARUZZINI ST. LOUIS, MO 63119	Subconsultant	Closing
2248	6017181.01	EDI, Ltd	\$3,500.00	6 SOUTH OLD ORCHARD AVENUE HOUSTON, TX 77067	Subconsultant	Closing
2249	6020123.01	Shah Smith & Associates, Inc.	\$2,602.00	2825 WILCREST, SUITE 350 HOUSTON TX 77042	Subconsultant	Closing
2250	6017109.01	4b Technology Group LLC - ACON4BTD	\$18,750.00	390 GLENBOROUGH DRIVE SUITE 290 HOUSTON, TX 77067	Subconsultant	Closing
2251	6020123.01	Shah Smith & Associates, Inc. - ACONSSA0	\$4,576.50	2825 WILCREST, SUITE 350 HOUSTON, TX 77042	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2252	6019009.01	Design Studio Blue - 00033728	\$25,500.00	7340 E CALEY AVENUE, SUITE 210W CENTENNIAL, CO 80111	Subconsultant	Closing
2253	1019088.01	Dunbar Milby Williams Pittman & Vaughan - 00009582	\$392.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
2254	2021029.01	Thornton Tomasetti - 00005408	\$7,442.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
2255	1019088.01	Dunbar Milby Williams Pittman & Vaughan - 00009582	\$392.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
2256	6021137.01	fdzs - ACONF20	\$4,000.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2257	2018054.02	Michael Baker International, Inc. - 00031843	\$6,348.16	PO BOX 536408 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
2258	2021036.01	Hillis Carnes Associates, Inc. - 00011229	\$1,827.50	14225 SULLYFIELD CIRCLE SUITE F CHANTILLY, VA 20151	Subconsultant	Closing
2259	1018043.01	Watts Architecture & Engineering - 00006306	\$4,590.00	DBA WATTS ARCHITECTS & ENGINEERS 95 PERRY STREET SUITE 300 BUFFALO, NY 14203	Subconsultant	Closing
2260	6018095.03	Walter P. Moore & Assoc. - ACONWPM0	\$56,283.85	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2261	6018129.06	Walter P. Moore & Assoc. - ACONWPM0	\$209,237.97	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2262	6018132.01	Affiliated Engineers - ACONAFLO [I]	\$48.39	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2263	2519087.02	Jensen Hughes, Inc. - A2821000	\$2,374.55	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2264	1021076.01	McPhail Associates LLC - 00008640	\$4,281.70	2269 MASSACHUSETTS AVENUE CAMBRIDGE, MA 02140	Subconsultant	Closing
2265	2519031.01	Phase Shift Consulting, LLC. - 00033671	\$21,152.88	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing
2266	1019094.01	The LA Group, Landscape Architecture and Engineering, PC - 00002993	\$330.01	40 LONG ALLEY SARATOGA SPRINGS, NY 12866	Subconsultant	Closing
2267	1020012.01	Cagley & Associates - 00008167	\$30,000.00	6141 EXECUTIVE BOULEVARD ROCKVILLE, MD 20852	Subconsultant	Closing
2268	6019069.01	Professional Systems Engineering - 00007928 [I]	\$4,509.13	1010 CHURCH ROAD LANSDALE, PA 19446	Subconsultant	Closing
2269	6019069.01	Healthcare Building Solutions, Inc. - 00034081	\$4,455.00	266 HULMEVILLE RD LANGHORNE, PA 19047	Subconsultant	Closing
2270	3022015.01	Colin Gordon & Associates - 00031881	\$5,680.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
2271	3022016.01	Colin Gordon & Associates - 00031881	\$5,370.00	PO BOX 2070 BRISBANE, CA 94005	Subconsultant	Closing
2272	2021001.01	Protection Engineering Consultants LLC - 00034039	\$19,406.48	100 CREEK RD, SUITE 102 DRIPPING SPRINGS, TX 78620	Subconsultant	Closing
2273	6019069.01	Rhodeside & Harwell, Inc. - 00004553	\$3,243.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
2274	3022015.01	Affiliated Engineers - 00032420	\$13,785.00	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2275	3022016.01	Affiliated Engineers - 00032420	\$12,348.75	PO BOX 5620 MADISON, WI 53705	Subconsultant	Closing
2276	6018095.03	Smith Seckman Reid, Inc. - ACONSSR0	\$147,707.90	P.O. BOX 440083 NASHVILLE, TN 37244	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2277	3021017.01	Johnson, Spellman & Associates - 00033291	\$2,700.00	350 RESEARCH COURT, SUITE 130 PEACHTREE CORNERS, GA 30092	Subconsultant	Closing
2278	6021141.01	Shen Milson & Wilke, LLC - A0264000	\$43.68	C/O Y GRANADOS 542 PINEBROOK AVE. WEST HEMPSTEAD, NY 11552	Subconsultant	Closing
2279	6018095.03	FEC Heliports - A2469000	\$39,500.00	5298 RIVER ROAD CINCINNATI, OH 45233	Subconsultant	Closing
2280	1022011.01	KPFF, Inc. - 00002603	\$3,375.00	D/B/A KPFF CONSULTING ENGINEERS 700 SOUTH FLOWER ST., SUITE 2100 LOS ANGELES, CA 90017	Subconsultant	Closing
2281	2020053.01	Thornton Tomasetti - 00005408	\$48,448.00	PO BOX 781187 PHILADELPHIA, PA 19178-1187	Subconsultant	Closing
2282	1021076.01	Waterfield Design Group, Inc. - 00034118	\$13,766.00	50 CROSS STREET WINCHESTER, MA 01890	Subconsultant	Closing
2283	2519031.01	Jensen Hughes, Inc. - A2821000	\$8,050.63	P.O. BOX 7410242 CHICAGO, IL 60674-0242	Subconsultant	Closing
2284	1021070.01	Mueller Associates, Inc. - 00032923	\$31,931.52	1306 CONOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
2285	1019004.01	Mueller Associates, Inc. - 00032923	\$391,383.50	1306 CONOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
2286	6018095.03	St Onge Company - A1200077	\$2,480.00	1400 WILLIAMS ROAD YORK, PA 17402	Subconsultant	Closing
2287	2021001.01	Sorba Engineering - 00034025	\$497.60	22365 BRODERICK DRIVE SUITE 265 DULLES, VA 20166	Subconsultant	Closing
2288	1022023.01	RK&K - 00033566	\$1,379.25	700 EAST PRATT STREET SUITE 500 BALTIMORE, MD 21202	Subconsultant	Closing
2289	6021137.01	fdzs - ACONFD20	\$500.00	14205 NORTH MOPAC EXPRESSWAY SUITE 400F AUSTIN, TX 78728	Subconsultant	Closing
2290	2519031.01	Rhodeside & Harwell, Inc. - 00004553	\$18,763.30	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
2291	2519031.01	Rhodeside & Harwell, Inc. - 00004553	\$1,310.00	510 KING STREET SUITE 300 ALEXANDRIA, VA 22314	Subconsultant	Closing
2292	2519031.01	Sorba Engineering - 00034025	\$87,452.52	22365 BRODERICK DRIVE SUITE 265 DULLES, VA 20166	Subconsultant	Closing
2293	3021031.01	Langan Engineering, Inc. - 00002837	\$35,879.71	P.O. BOX 536403 PITTSBURGH, PA 15253-5906	Subconsultant	Closing
2294	1019004.01	Mueller Associates, Inc. - 00032923	\$4,850.00	1306 CONOURSE DRIVE SUITE 100 LINTHICUM HEIGHTS, MD 21090	Subconsultant	Closing
2295	6022011.02	Foley Buhl Roberts & Associates, Inc. - 00009742	\$1,750.00	2150 WASHINGTON STREET NEWTON, MA 02462	Subconsultant	Closing
2296	6020054.01	Foley Buhl Roberts & Associates, Inc. - 00009742	\$125.00	2150 WASHINGTON STREET NEWTON, MA 02462	Subconsultant	Closing
2297	1019058.04	Simpson Gumpertz & Heger, Inc. (SGH) - 00004812	\$1,700.00	PO BOX 843476 BOSTON, MA 02284-3476	Subconsultant	Closing
2298	6018095.03	Walter P. Moore & Assoc. - ACONWPM0	\$28,635.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2299	6016061.02	Walter P. Moore & Assoc. - ACONWPM0	\$1,294.50	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2300	6018129.06	IMEG Corp - 00033296	\$1,262.85	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing
2301	2020053.01	IMEG Corp - 00033296	\$19,936.50	623 26TH AVENUE ROCK ISLAND, IL 61201	Subconsultant	Closing

ID	Project	Contract Counterparty	Cure Amount	Counterparty Address	Contract Listing/Description	Assumption Date
2302	3022011.01	Bard, Rao & Athanas Consulting Engineers, LLC A1231000	\$17.55	10 GUEST STREET 4TH FLOOR BOSTON, MA 02135	Subconsultant	Closing
2303	1019088.01	Dunbar Milby Williams Pittman & Vaughan - 00009582	\$784.00	1025 BOULDERS PARKWAY SUITE 310 RICHMOND, VA 23225	Subconsultant	Closing
2304	N/A	Martinez Moore Engineers, LLC	\$0.00	PO BOX 843131 DALLAS, TX 75284-3131	Subconsultant	Closing
2305	N/A	Walter P. Moore & Assoc.	\$1,500.00	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2306	6020121.01	Walter P. Moore & Assoc.	\$33,559.17	P.O. BOX 843127 DALLAS, TX 75284-3127	Subconsultant	Closing
2307	2021001.01	Phase Shift Consulting, LLC. - 00033671	\$13,365.50	P.O. BOX 183 GLEN ROCK, PA 17327	Subconsultant	Closing