	Claim #56 Date Filed: 2/6/2024
Fill in this information to identify the case:	
Debtor 1 Anagram Holdings LLC, et al.	
Debtor 2 (Spouse, if filing) United States Bankruptcy Court for the: Southern District of Texas Case number 23-90901(MI)	☐ Date Stamped Copy Returned☐ No self addressed stamped envelope☐ No copy to return

Official Form 410

Proof of Claim

12/15

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

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

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

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

1. Who is the current	Arch Insurance Company			·		
creditor?	Name of the current creditor (the person or entity to	be paid for this clai	m)			
	Other names the creditor used with the debtor					
Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?			• • • • • • • • • • • • • • • • • • • •		·
3. Where should notices and payments to the creditor be sent?	Where should notices to the creditor be s	an Maria ang ana di		payments to the	creditor be	sent? (if
Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name 210 Hudson Street, Suite 300		Name	· · · · · · · · · · · · · · · · · · ·	· . · .	
	Number Street		Number St	reet	• • • •	
		07311	-			700
<i>→</i> *	City State	ZIP Code	City	Sta	te	ZIP Code
receiven :	Contact phone 201.743.4232	_	Contact phone			
ALTAFA 6	Contact email fpetrosino@archinsurand	ce.com	Contact email		•	
EB 0 6 2024	oonaaconaa ,	-	_			
AN CARSON CONSULTANTS	Uniform claim identifier for electronic payments in o	chapter 13 (if you us	e one):			
······································						. :
4. Does this claim amend	₩ No	-			•	
one already filed?	Yes. Claim number on court claims regi	stry (if known)		Filed on		
	•	, , , _	•		MM 7 DD	/ YYYY
5. Do you know if anyone else has filed a proof	✓ No ☐ Yes. Who made the earlier filing?					•

you use to identify the debtor?	☑ No ☐ Yes. I	Last 4 digits of the debtor's a	account or any numb	er you use to id	entify the debtor:	see attached		
7. How much is the claim?	\$ <u>Unli</u>	quidated, see attached	Does this amo	unt include int	erest or other cha	arges?		
	•		•	statement item	izing interest, fees,	avnances ar of	hor	
		,	charge	s required by E	Bankruptcy Rule 30	01(c)(2)(A).	ilei	
			,					
3. What is the basis of the claim?	, , ,	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).						
		closing information that is en	,				.*	
	Insurar	nce Program (see attac	ched)					
9. Is all or part of the claim secured?	☑ No	The claim is secured by a li	en on property					
- *		Nature of property:	on on proporty.					
		Real estate. If the claim	is secured by the de	ebtor's principal	residence, file a A	Mortgage Proof o	f Claim	
:		Attachment Motor vehicle	t (Official Form 410-					
		Other. Describe:			• •		 -	
•		· ,		· · ·		•		
		Basis for perfections						
_		Basis for perfection:						
		Attach redacted copies of d example, a mortgage, lien, been filed or recorded.)						
		Attach redacted copies of d example, a mortgage, lien,						
		Attach redacted copies of d example, a mortgage, lien, been filed or recorded.)						
		Attach redacted copies of d example, a mortgage, lien,	certificate of title, fina					
		Attach redacted copies of d example, a mortgage, lien, been filed or recorded.) Value of property:	certificate of title, find		nt, or other docum	ent that shows th	e lien has	
		Attach redacted copies of d example, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim	certificate of title, find		nt, or other docum	ent that shows th	e lien has	
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* RECEIVED	%	Attach redacted copies of d example, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim	certificate of title, find m that is secured: is unsecured: \$	\$\$	nt, or other document, or other	ent that shows th	e lien has	
* RECEIVED	*	Attach redacted copies of d example, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim that	certificate of title, find m that is secured: is unsecured: \$	\$\$	nt, or other document, or other	ent that shows th	e lien has	
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	* **	Attach redacted copies of dexample, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim Amount of the claim that Amount necessary to cur Annual Interest Rate (whe	m that is secured: is unsecured: e any default as of	\$\$	nt, or other document, or other	ent that shows th	e lien has	
URTZMAN CARSON CONSULTAN	** ** ** ** ** ** ** ** ** **	Attach redacted copies of dexample, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim Amount of the claim that Amount necessary to cur Annual Interest Rate (whe	m that is secured: is unsecured: e any default as of	\$\$	nt, or other document, or other	ent that shows th	e lien has	
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URTZHAN CARSON CONSULTAN 10. Is this claim based on a lease?	Yes.	Attach redacted copies of dexample, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim that Amount necessary to cur Annual Interest Rate (when I was a line of the claim that I was a l	m that is secured: is unsecured: s any default as of en case was filed)	\$the date of the	The sum of the s amounts shou	ent that shows th	e lien has	
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UNIZHAN CARSON CONSULTAN 10. Is this claim based on a lease? 11. Is this claim subject to a	☐ Yes. /	Attach redacted copies of dexample, a mortgage, lien, been filed or recorded.) Value of property: Amount of the claim that Amount of the claim that Amount necessary to cur Annual Interest Rate (when I was a second or secon	m that is secured: is unsecured: e any default as of en case was filed)	\$the date of the	The sum of the s amounts shou	ent that shows th	e lien has	

							
12. Is all or part of the claim	□ No	;		•			per s
entitled to priority under 11 U.S.C. § 507(a)?	🗹 Yes. Check	k all that apply:				Amount en	titled to priority
A claim may be partly priority and partly		tic support obligations (inclu .C. § 507(a)(1)(A) or (a)(1)(B		ild support) unde	er	\$ <u>.</u>	
nonpriority. For example, in some categories, the law limits the amount		2,775* of deposits toward pual, family, or household use.			or services for	\$	
entitled to priority.	bankruj	, salaries, or commissions (υ ptcy petition is filed or the de .C. § 507(a)(4).				\$	
		or penalties owed to governr	mental units. 11 U.S.	C. § 507(a)(8).		\$	
	☐ Contrib	outions to an employee bene	fit plan. 11 U.S.C.§	507(a)(5).	•	\$	
	☑ Other.	Specify subsection of 11 U.S	S.C. § 507(a)(2) that	applies.		\$_see attach	ed
, · · ·	* Amounts	are subject to adjustment on 4/0	1/16 and every 3 years	after that for case	es begun on or af	ter the date of ac	ljustment.
		•			· · · · · · · · · · · · · · · · · · ·		
Part 3: Sign Below		\					
The person completing	Check the appro	opriate box:					
this proof of claim must sign and date it.	am the cr	editor.	•	• •	•		
FRBP 9011(b).	☐ I am the cr	editor's attorney or authorize	ed agent.	•		• •	
If you file this claim	l am the tru	ustee, or the debtor, or their	authorized agent. Ba	ankruptcy Rule 3	3004.	•	
electronically, FRBP 5005(a)(2) authorizes courts to establish local rules	lam a gua	rantor, surety, endorser, or c	other codebtor. Bank	ruptcy Rule 300	5.		
specifying what a signature	l understand tha	: at an authorized signature or	n this <i>Proof of Claim</i>	serves as an ac	knowledamen	t that when cal	culating the
is:		laim, the creditor gave the d					
A person who files a fraudulent claim could be		d the information in this <i>Proc</i>	of of Claim and have	a reasonable be	elief that the in	formation is tru	e
fined up to \$500,000, imprisoned for up to 5	and correct.					•	
years, or both.	I declare under	penalty of perjury that the fo	regoing is true and o	correct.			
18 U.S.C. §§ 152, 157, and 3571.	•		.* :	, •		•	
· ,	Executed on da	te 02/02/2024 MM / DD / YYYY					`
	. /						
		hances H	tions				
	Signature	ILMN VI	Million	· · ·	— .· · .		
· .	oignature		.*				•
	Print the name	of the person who is com	pleting and signing	this claim:	•		•
		Francina Datrosina		,			
	Name	Francine Petrosino	Middle name	<u> </u>	Last name		
		Legal Assistant					
	Title				· · · · · ·		
_	Company	Arch Insurance Gro		authorized agent	lis a senicer	<u> </u>	
» RECEIVED	ů.	identity the corporate service	i as the company if the	auulonzeu ayelli	is a scivicei.		
	Address	210 Hudson Street,	Suite 300				1
FEB 0 6 2024		Number Street		•			
- 0 4044	•	Jersey City, NJ 073	311			· .	
XIPTZMAN CADONA ANNO	lorna.	City		State	ZIP Code		
AURTZMAN CARSON CONSULTAI	WS.	201-743-4232		⊏mail fn	etrosino@a	rchinsuranc	e com



Arch Insurance Group Inc. Harborside 3 210 Hudson Street Suite 300 Jersey City NJ 07311-1107

T: 201 743 4000 F: 201 743 4005

archinsurance.com

Francine Petrosino Legal Assistant

Email: fpetrosino@archinsurance.com

Direct Tel: 201.743.4232

February 2, 2024

Via Federal Express

Anagram Holdings, LLC Claims Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

Re: Anagram Holdings, LLC, et al. Case No. 23-90901 (MI)

To whom it may concern:

Enclosed please find Arch Insurance Company's proof of claim in the above referenced matter.

Please file stamp the extra copy and return in the self-addressed stamped envelope, also enclosed.

Sincerely,

Francine Petrosino

Enclosure

In re Anagram Holdings LLC, et al.
Case No. 23-90901 (MI)
United States Bankruptcy Court, Southern District of Texas
Chapter 11

reconciliations to be performed thereunder.

Proof of Claim

- This claim is filed in the Chapter 11 proceedings of *Anagram Holdings, LLC, et al.* ("<u>Debtor</u>") by Arch Insurance Company ("<u>Arch</u>").
- This claim arises from an insurance program maintained by Arch for the benefit of the Debtor ("<u>Insurance Program</u>"). Arch issued policies of insurance (collectively, the "<u>Policies</u>") for the benefit of the Named Insured Debtor and additional insureds, including, but not necessarily limited to, the policies listed on the attached Exhibit A.

In connection with the Policy, Arch and the Debtor(s) may have executed and/or delivered various agreements, including but not limited to binder letters, finance agreements, deductible reimbursement agreements, claims service agreements, and other addenda and undertakings between the parties (collectively, the "Agreements").

Pursuant to the Policy and the related Agreements, and subject to the terms and conditions thereof, Arch agreed to provide insurance and related services for the Debtor(s). Also pursuant to the Policy and Agreements, the Debtor(s) agreed, *inter alia*, to pay specified premium, loss reimbursement, deposits and other charges (collectively, the "Charges"). Certain Charges are auditable. For example, premium may be revised, up or down, to reflect changes to underwriting factors like number of employees, payroll and the like. Certain Changes may also be loss sensitive. That is to say, additional debits or credits may become owing, based upon ongoing claims experience under the Policy.

Additional information will be furnished by Arch upon reasonable request. The debt underlying this claim is incurred as and when liabilities arise under the Policy and other Agreements.

Arch asserts this claim for all amounts now or hereafter owing under the Insurance Program, Policy and Agreements. As stated above, the amounts owing under the Insurance Program, Policy and Agreements may be subject to further revision, based upon further audits, continued claims experience, and future

Arch reserves the right to amend this proof of claim at any time hereafter, either to state a liquidated balance (based upon actuarial projections of future loss development under the Insurance Program), or to revise such balance up or down, so as to reflect the most current audits, claims experience and/or other data impacting the liability under the program. Further, Arch reserves the right, at any time hereafter, to seek a judicial estimation of this claim pursuant to 11 U.S.C. § 502(c).

Pursuant to the Insurance Program, the Debtor(s) may have provided Arch security to secure Charges such as premium and reimbursement obligations. This claim is secured by any credits, and by any future credits that may arise under the Insurance Program, with such credits serving as Arch's collateral and by any other collateral. Arch reserves all rights of setoff and/or recoupment to the fullest extent possible.

(5)

To the extent any portion of this claim arises subsequent to the commencement of this Chapter 11 proceeding, such portion is entitled to administrative expense priority pursuant to 11 U.S.C. § 507(a)(2). Amounts to become due and owing under the Policy may continue after the commencement of this proceeding. These amounts may be subject to audit and recalculation. Arch asserts that this amount is entitled to administrative priority. Arch also reserves and asserts an unsecured claim for any amounts which are not secured nor entitled to priority status.

Exhibit A

į.		Policy No.	Term
			\$4 · 1
Anagram Interna	tional, Inc.	ABL100014600	10/12/2023 - 10/12/2024