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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

	§	Chapter 11
In re:	§	
	§	Case No. 20-43597-399
BRIGGS & STRATTON	§	
CORPORATION, et al.,	§	(Jointly Administered)
	§	
Debtors.	§	
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	§	
	§	

SCHEDULES OF ASSETS AND LIABILITIES FOR BRIGGS & STRATTON TECH, LLC, CASE NO. 20-43600

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

S Chapter 11
In re:

S Case No. 20-43597-399
BRIGGS & STRATTON
S CORPORATION, et al.,
Debtors.

S Case No. 20-43597-399
S (Jointly Administered)

GLOBAL NOTES AND STATEMENTS OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Briggs & Stratton Corporation and its debtor affiliates, as debtors and debtors in possession (collectively, the "**Debtors**" and, together with their non-Debtor affiliates, the "**Company**"), are filing their respective Schedules of Assets and Liabilities (each, a "**Schedule**" and, collectively, the "**Schedules**") and Statements of Financial Affairs (each, a "**Statement**" or "**SOFA**" and, collectively, the "**Statements**" or "**SOFAs**") with the United States Bankruptcy Court for the Eastern District of Missouri (the "**Bankruptcy Court**") pursuant to section 521 of title 11 of the United States Code (the "**Bankruptcy Code**") and rule 1007 of the Federal Rules of Bankruptcy Procedure (the "**Bankruptcy Rules**"). ¹

These global notes and statements of limitations, methodology and disclaimers regarding the Debtors' Schedules and Statements (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Schedules and Statements. The Global Notes are in addition to the specific notes set forth below with respect to particular Schedules and Statements (the "Specific Notes" and, together with the Global Notes, the "Notes"). These Global Notes should be referred to, and referenced in connection with, any review of the Schedules and Statements.

The Debtors' management team prepared the Schedules and Statements with the assistance of their advisors and other professionals and have relied upon the efforts, statements, advice, and representations of personnel of the Debtors and the Debtors' advisors and other professionals. Given the scale of the Debtors' businesses, the Debtors' management, including the Debtors' Chief Financial Officer, who has executed the Schedules and Statements of each of the Debtors, has not (and practically could not have) personally verified the accuracy of each statement and representation in the Schedules and Statements, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the *Declaration of Jeffrey Ficks, Financial Advisor of Briggs & Stratton Corporation, in Support of the Debtors' Chapter 11 Petitions and First Day Relief* [Docket No. 51] (the "**Ficks Declaration**").

The Schedules and Statements are unaudited and subject to potential adjustment. In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of preparation. The Debtors' management team and advisors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances; however, the receipt or discovery of subsequent information may result in material changes to the Schedules or Statements and/or inadvertent errors, omissions, or inaccuracies may exist in the Schedules or Statements. Notwithstanding any such discovery, new information, or errors or omissions, the Debtors do not undertake any obligation or commitment to update the Schedules and Statements.

The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, but not limited to, the right to dispute or otherwise assert offsets or defenses to any claim reflected on the Schedules and Statements as to amount, liability, classification, identity of debtor or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Furthermore, nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their chapter 11 cases, including, but not limited to, any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or recharacterization of contracts and leases, assumption or rejection of contracts and leases under the provisions of chapter 3 of the Bankruptcy Code, causes of action arising under the provisions of chapter 5 of the Bankruptcy Code, or any other relevant applicable laws to recover assets or avoid transfers.

The Schedules, Statements, and Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors or their affiliates.

- 1. <u>Description of the Cases</u>. On July 20, 2020 (the "Petition Date"), each of the Debtors commenced a voluntary case under chapter 11 of the Bankruptcy Code. The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On July 21, 2020, the Bankruptcy Court entered an order authorizing the joint administration of the cases pursuant to Bankruptcy Rule 1015(b). On August 5, 2020, the United States Trustee for the Eastern District of Missouri (the "U.S. Trustee") appointed an official committee of unsecured creditors pursuant to section 1102(a)(1) of the Bankruptcy Code (the "Creditors' Committee").
- 2. <u>Basis of Presentation</u>. For financial reporting purposes, the Debtors historically have prepared consolidated financial statements, which include financial information for the Debtors and certain non-debtor affiliates. The Schedules and Statements are unaudited and reflect the Debtors' reasonable efforts to report certain financial information of each Debtor on a stand-alone, unconsolidated basis. These Schedules and Statements neither purport to represent financial statements prepared in accordance with Generally Accepted Accounting

Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor.

The Debtors attempted to attribute the assets and liabilities, certain required financial information, and various cash disbursements to the applicable Debtor entity. However, because the Debtors' accounting systems, policies, and practices were developed for consolidated reporting purposes, rather than reporting by individual legal entity, it is possible that not all assets, liabilities, or amounts of cash disbursements have been recorded with the correct legal entity on the Schedules and Statements. Accordingly, the Debtors reserve all rights to supplement and/or amend the Schedules and Statements in this regard.

Given, among other things, the uncertainty surrounding the valuation of certain assets and the valuation and nature of certain liabilities, a Debtor may report more assets than liabilities. Such report shall not constitute an admission that such Debtor was solvent on the Petition Date or at any time before or after the Petition Date. Likewise, a Debtor reporting more liabilities than assets shall not constitute an admission that such Debtor was insolvent on the Petition Date or any time prior to or after the Petition Date.

- 3. **Reporting Date.** Unless otherwise noted, the Schedules and Statements generally reflect the Debtors' books and records as of the Petition Date and generally do not account for authorized payments under the First Day Orders (as defined below).
- 4. <u>Current Values.</u> Other than estimated bank cash balances, the assets and liabilities of each Debtor are listed on the basis of the book value of the asset or liability in the respective Debtor's accounting books and records. Unless otherwise noted, the book value ascribed in the Debtor's books is reflected in the Schedules and Statements.
- 5. <u>Confidentiality.</u> To protect the privacy of certain parties, including, among others, the Debtors' employees and board of directors, certain identifying information, such as mailing addresses, was excluded from the Schedules and Statements.² In addition, there may be instances where certain information was not included due to the nature of the agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or to protect the privacy of an individual.

This is consistent with the authority granted to the Debtors in the Order (I) Extending the Time to File Schedules and Statements; (II) Extending the Time to Schedule the Meeting of Creditors; (III) Waiting the Requirements to File Equity Lists and Provide Notice to Equity Security Holders; (IV) Authorizing the Debtors to File a Consolidated List of the Debtors' Thirty (30) Largest Unsecured Creditors; (V) Authorizing the Debtors to File a Consolidated and Redacted Creditor Matrix; and (VI) Approving the Manner of Service of Notice of Case Management [Docket No. 149] (the "Creditor Matrix Order").

6. Intercompany Transactions and Claims. The Debtors have reported for each Debtor the aggregate net intercompany balance between such Debtors and each other Debtor and/or non-Debtor as assets on Schedule A/B or as liabilities on Schedule E/F, as appropriate, as of the Petition Date. Due to the volume of intercompany accounts payable and receivable, multiple sources and accounting software systems involved, and the complex nature of the Debtors' business, these amounts have not been fully reconciled as of the Petition Date. The listing in the Schedules and Statement (including, without limitation, Schedule A/B or Schedule E/F) by the Debtors of any obligation between a Debtor and another Debtor and/or non-Debtor is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of the Debtors regarding whether such amount would be allowed as a claim or how much obligations may be classified and/or characterized in a plan of reorganization or otherwise by the Bankruptcy Court. The Debtors reserve all rights with respect to such obligations.

Intercompany transactions arise in the ordinary course and are primarily related to: (i) procurements, (ii) commissioned sales, (iii) royalties, (iv) dividend payments, and (v) warranty payments. Intercompany transactions between Company entities result in intercompany receivables and payables and short term or long term notes. The intercompany balances recorded in the Schedules reflect activity through the fiscal year ended June 30, 2020. Accordingly, the Debtors reserve their rights to amend the Schedules and Statements, if applicable. The Company does review its intercompany transactions on a monthly basis to verify both payables and receivables are reflected and that any variance is below a \$50,000 threshold amount, but does not undergo a full reconciliation process.

- 7. Accuracy. Although the Debtors have made good faith reasonable efforts to file complete and accurate Schedules and Statements, inadvertent errors or omissions may exist. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors are not liable for and undertake no responsibility to indicate variations from securities laws or for any evaluations of the Debtors based on this financial information or any other information. The Debtors reserve all rights to amend and/or supplement the Schedules and Statements as is necessary or appropriate.
- 8. Net Book Value of Assets. In many instances, current market valuations are not maintained by or readily available to the Debtors. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate resources for the Debtors to obtain current market valuations for all assets. As such, wherever possible, unless otherwise indicated, net book values are presented as of the Petition Date. When necessary, the Debtors have indicated that the value of certain assets is "Unknown" or "Undetermined." Amounts ultimately realized

may vary materially from net book value (or other value so ascribed). Accordingly, the Debtors reserve all rights to amend, supplement, and adjust the asset values set forth in the Schedules and Statements. As applicable, fixed assets and leasehold improvement assets that have been fully depreciated, amortized or impaired, or were expensed for GAAP accounting purposes, have no net book value, and, therefore, are not included in the Schedules and Statements or are listed with a zero-value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value.

- 9. <u>Currency</u>. All amounts shown in the Schedules and Statements are in U.S. Dollars, unless otherwise indicated. Currency conversions are generally as of the Petition Date. To the extent information has been provided in local currency for specific Schedule and Statement responses, approximate foreign exchange rates have been utilized as of the date of the transaction for conversion to U.S. dollars.
- Payment of Prepetition Claims Pursuant to First Day Orders. Following the 10. Petition Date, the Bankruptcy Court entered various orders on an interim and final basis (the "First Day Orders"), authorizing, but not directing, the Debtors to, among other things, pay certain prepetition: (i) service fees and charges assessed by the Debtors' banks; (ii) insurance and surety bond obligations; (iii) obligations to critical vendors; (iv) claims of shippers and warehousemen; (v) customer program obligations; (vi) employee wages, salaries, and related items (including, employee benefit programs and independent contractor obligations); and (vii) taxes and assessments. Where the Schedules and Statements list creditors and set forth the Debtors' scheduled amounts attributable to such claims, such scheduled amounts reflect balances owed as of the Petition Date. To the extent any adjustments are necessary for any payments made on account of such claims following the commencement of these chapter 11 cases pursuant to the authority granted to the Debtors by the Bankruptcy Court under the First Day Orders, such adjustments may be included within the Schedules and Statements. The Debtors reserve the right to update the Schedules and Statements to reflect payments made pursuant to the First Day Orders that may not be represented in the attached Schedules and Statements.
- 11. Other Paid Claims. To the extent the Debtors reach any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties, subject to Bankruptcy Court approval if necessary. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

- 12. **Setoffs.** The Debtors routinely incur setoffs from customers and suppliers in the ordinary course of business. Such ordinary course setoffs can arise from various items including, but not limited to, billing discrepancies, customer programs, returns, warranties, refunds, rebates, certain intercompany transactions, and other disputes between the Debtors and their customers and/or suppliers. These routine setoffs are consistent with the ordinary course of business in the Debtors' industry, and, therefore, can be particularly voluminous, unduly burdensome, and costly for the Debtors to regularly document. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and, as such, are or may be excluded from the Schedules and Statements. Any setoff of a prepetition debt to be applied against the Debtors is subject to the automatic stay and must comply with section 553 of the Bankruptcy Code.
- 13. <u>Accounts Receivable</u>. The accounts receivable information listed on the Schedules includes receivables from the Debtors' customers and is calculated net of any amounts that, as of the Petition Date, may be owed to such customers in the form of offsets or other price adjustments pursuant to the Debtors' customer program policies and day-to-day operating policies and any applicable Bankruptcy Court order.
- 14. <u>Inventory</u>. Inventories are reported based on the net book value on the Debtors' balance sheet as of the Petition Date.
- 15. **Property and Equipment.** Unless otherwise indicated, owned property and equipment are valued at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third-party lessors. Any such leases are listed in the Schedules and Statements. Nothing in the Schedules and Statements is, or should be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect thereto. The inventories, property and equipment listed in the Schedules are presented without consideration of any mechanics' or other liens.
- 16. Excluded Assets and Liabilities. Certain liabilities resulting from accruals, liabilities recognized in accordance with GAAP, and/or estimates of long-term liabilities either are not payable at this time or have not yet been reported. Therefore, they do not represent specific claims as of the Petition Date and are not otherwise set forth in the Schedules. Additionally, certain deferred assets, charges, accounts or reserves recorded for GAAP reporting purposes only, and certain assets with a net book value of zero are not included in the Schedules. Excluded categories of assets and liabilities include, but are not limited to, deferred tax assets and liabilities, deferred income, deferred charges, self-insurance reserves, favorable lease rights, and unfavorable lease liabilities. Other immaterial assets and liabilities may have been excluded.

- 17. **Reservation of Rights.** Nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of rights with respect to these chapter 11 cases, including, but not limited to, the following:
 - a. Any failure to designate a claim listed on the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to dispute and to assert setoff rights, counterclaims, and defenses to any claim reflected on its Schedules as to amount, liability, and classification, and to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated."
 - b. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, or designated certain items. The Debtors thus reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as is necessary and appropriate.
 - c. Amounts that were not readily quantifiable by the Debtors may be reported as "unknown", "TBD", or "undetermined", and is not intended to reflect upon the materiality of such amount.
 - d. The listing of a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly.
 - e. The listing of a claim (i) on Schedule D as "secured," or (ii) on Schedule E/F as "priority unsecured," and the listing a contract or lease on Schedule G as "executory" or "unexpired", does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' rights to recharacterize or reclassify such claim, contract or lease pursuant to a schedule amendment, claim objection, or otherwise. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a security interest has been undertaken. Except as provided in an order of the Bankruptcy Court, the Debtors reserve all rights to dispute and challenge the secured nature or amount of any such creditor's claims or the characterization of the structure of any transaction, or any document or instrument related to such creditor's claim.
 - f. In the ordinary course of their business, the Debtors lease property and equipment from certain third-party lessors for use in the daily operation of

their business. Any such leases are set forth in Schedule G and any current amount due under such leases that was outstanding as of the Petition Date is listed on Schedule E/F. Nothing in the Statements or Schedules is or shall be construed as an admission or determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect to any of such issues, including, the recharacterization thereof.

- g. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including but not limited to, the right to assert claims objections and/or setoffs with respect to the same.
- h. The Debtors' businesses are part of a complex enterprise. Although the Debtors have exercised their reasonable efforts to ensure the accuracy of their Schedules and Statements, they nevertheless may contain errors and omissions. The Debtors hereby reserve all of their rights to dispute the validity, status, and enforceability of any contracts, agreements, and leases set forth on the Schedules and Statements, and to amend and supplement the Schedules and Statements as necessary.
- i. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on the Schedules and Statements, including, but not limited to, the right to dispute and challenge the characterization or the structure of any transaction, document, and instrument related to a creditor's claim.
- The Debtors exercised their reasonable efforts to locate and identify guarantees and other secondary liability claims (the "Guarantees") in their secured financings, debt instruments, and other agreements. However, a review of these agreements, specifically the Debtors' unexpired leases and executory contracts, is ongoing. Where such Guarantees have been identified, they are included in the relevant Schedules and Statements. Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other agreements inadvertently may have been omitted. The Debtors have reflected the obligations under the Guarantees for both the primary obligor and the guarantors with respect to their secured financings and debt instruments on Schedule H. Guarantees with respect to the Debtors' executory contracts and unexpired leases are not included on Schedule H and the Debtors believe that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financing, debt instruments and similar agreements may exist and, to the extent they do, will be identified upon further review. Thus, the Debtors

reserve their rights to amend and supplement the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize and reclassify any such contract or claim.

- k. Listing a contract or lease on the Schedules and Statements shall not be deemed an admission that such contract is an executory contract, such lease is an unexpired lease, or that either necessarily is binding, valid, and enforceable. The Debtors hereby expressly reserve the right to assert that any contract listed on the Schedules and Statements does not constitute an executory contract within the meaning of section 365 of the Bankruptcy Code, as well as the right to assert that any lease so listed does not constitute an unexpired lease within the meaning of section 365 of the Bankruptcy Code.
- 1. Exclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated or otherwise expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- m. To timely close the books and records of the Debtors as of the Petition Date and to prepare such information on a legal entity basis, the Debtors were required to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and reported revenue and expenses as of the Petition Date. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, revenue and expense to reflect changes in those estimates and assumptions.
- 18. <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements and exclude items identified as "unknown" or "undetermined." If there are unknown or undetermined amounts, the actual totals may be materially different from the listed totals. Where a claim or other amount is marked as "unliquidated," but the Debtors also report a dollar value, such dollar value may indicate only the known or determined amount of such claim or amount, the balance of which is unliquidated.
- 19. <u>Global Notes Control.</u> In the event that the Schedules or Statements differ from any of the foregoing Global Notes, the Global Notes shall control.

Specific Notes with Respect to the Debtors' Schedules of Assets and Liabilities

1. <u>Schedule-Specific Disclosures.</u> Each of Schedules A/B, D, E/F, G, and H contain explanatory or qualifying notes that pertain to the information provided in the Schedules. Those Schedule-specific notes are incorporated herein by reference. The asset totals listed on the Schedules represent all known amounts included in the Debtors' books and records as of the Petition Date. To the extent there are unknown or undetermined amounts, the actual total may be different from the total listed.

2. Schedules A/B

- a. **Part 1.** As set forth in the Cash Management Motion,³ the Company conducts its operations through an extensive network of bank accounts managed globally. Amounts listed in Question 3 reflect the actual bank account balances in the respective accounts as of the Petition Date and may vary from the Debtors' books and records amounts. The Debtors also maintain three (3) lock boxes where customer checks are directed.
 - Briggs & Stratton Corporation makes payments on behalf of Briggs & Stratton International, Inc. and Briggs & Stratton Tech, LLC, and therefore bank accounts and transactions for these entities are reflected in the Briggs & Stratton Corporation schedules and statements.
- b. Part 2. The Debtors maintain certain deposits in the conduct of their business operations. These deposits are included in the Schedules for the appropriate legal entity. Types of deposits include, among other things, lease deposits, security deposits, royalties, and equipment deposits. Certain prepaid or amortized assets are listed in Part 2 in accordance with the Debtors' books and records. The amounts listed in Part 2 do not necessarily reflect assets that the Debtors will be able to collect or realize. These amounts listed in Part 2 include, among other things, prepaid rent, professional services retainers, New Market Tax Credit insurance costs, prepaid subscription fees, prepaid marketing expenses, utilities deposits, and prepaid trade show deposits.
- c. **Part 3.** The Debtors' accounts receivable information includes receivables from the Debtors' customers, vendors, or third parties, which are calculated net of any amounts that, as of the Petition Date, may be owed to such parties in the form of offsets or other price adjustments pursuant to the Debtors'

The "Cash Management Motion" means the Motion of Debtors for Entry of Orders (I) Authorizing Debtors to (A) Continue Existing Cash Management System, (B) Honor Certain Prepetition Obligations Related to the Use Thereof, and (C) Continue Intercompany Transactions and Provide Administrative Expense Priority for Postpetition Intercompany Claims, and (D) Continue Supply Chain Financing; (II) Waiving Requirements of Section 345(b) of the Bankruptcy Code; and (III) Granting Related Relief [Docket No 17].

customer programs and day-to-day operations or may, in the Debtors' opinion, be difficult to collect from such parties due to the passage of time or other circumstances. The Debtors do not indicate the age of accounts receivables in these Schedules and Statements.

As described in the Cash Management Motion, the Debtors are tracking postpetition intercompany transactions on a Debtor-by-Debtor basis.

- d. **Part 4.** Equity interests in subsidiaries and affiliates primarily arise from common stock ownership. For purposes of these Schedules and Statements, the Debtors have listed an undetermined value for the equity interests on account of the fact that the fair market value of such ownership is dependent on numerous variables and factors, and may differ significantly from their net book value. Additionally, the Debtors report investments in subsidiaries on an aggregate basis, which incorporates all international subsidiaries. To determine the individual investment for each individual subsidiary would be unduly burdensome given the complex nature of the Debtors operations.
- e. **Part 5.** Inventory is stated at book value as of the Petition Date. Inventory reserves for Briggs & Stratton Corporation are applied on a pro-rated basis across all inventory categories. Inventory reserves for Allmand Bros., Inc. are applied proportionally to semi-finished goods and finished goods only. Inventory reserves for Billy Goat Industries, Inc. are applied exclusively to finished goods.

Amounts presented as inventory receipts within twenty days of the Petition Date have not been reduced to reflect inventory received under cash in advance payments or payments made postpetition under certain First Day Orders. The amounts listed in Part 5 should not be interpreted as an estimate of outstanding section 503(b)(9) balances.

- f. Part 7. The value of office furniture and fixtures, office equipment, and machinery are reflected at the net book value as of the Petition Date. Debtors have listed all relevant assets, including those that are fully depreciated.
- g. Part 8, Question 47. Actual realizable values of the identified leased or owned vehicles may vary significantly relative to net book values as of the Petition Date. The majority of the vehicles operated by the Debtors are leased. As the total book value of the owned vehicles is only approximately five percent (5%) of the total leased vehicle value, aggregate information for all leased vehicles has been provided (rather than detailed information by vehicle). For the purposes of the Schedules, the Debtors have listed information regarding the leased vehicles on the Schedules for Briggs & Stratton Corporation.

- h. **Part 8, Question 50.** Assets under construction primarily relate to capital expenditures and primarily refer to equipment and tooling not yet in production. As these assets are not yet in production, they are not yet being utilized or depreciated.
- i. **Part 9.** For the Debtors that own real property, such owned real estate is reported, except where otherwise noted, at book value as of the Petition Date. The Debtors may have listed certain assets as real property when such assets were in fact personal property, or the Debtors may have listed certain assets as personal property when such assets are in fact real property. The Debtors reserve all rights to recharacterize their interests in real property at a later date. The value of leased properties is reflected as undetermined.
- j. Part 10. Part 10 identifies the various trademarks, patents, and licenses owned and maintained by the Debtors. Part 10 also includes a best effort listing of the Debtors' registered internet domains and websites. The act of not listing any specific domain or website is not a relinquishing of ownership. Certain of the Debtors have customer information from ordinary course business activities which contains personally identifiable information (as defined in section 101(41A) and 107 of the Bankruptcy Code). As of the Petition Date, the Debtors' books and records included balances for various intangible assets. The Schedules do not list the book balances of intangible assets because they may not be reflective of realizable values.

Goodwill reflects the costs of acquisitions in excess of fair values assigned to identifiable net assets acquired. Goodwill is assigned to reporting units based upon the expected benefit of the synergies of the acquisition. Other Intangible Assets reflect identifiable intangible assets that arose from purchase acquisitions or license agreements. Assets are primarily composed of trade names, patents and customer relationships. Goodwill and tradenames, which are considered to have indefinite lives, are not amortized; however, both must be tested for impairment at least annually.

k. Part 11. In the ordinary course of business, the Debtors may have accrued, or may subsequently accrue, certain rights to counterclaims, cross-claims, setoffs, refunds with their customers and suppliers, and potential warranty claims against their suppliers, among other claims. Additionally, certain of the Debtors may be party to pending litigation in which the Debtors have asserted, or may assert, claims as plaintiffs, or counter-claims and/or cross-claims as defendants.

Despite exercising their reasonable efforts to identify all such assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. Unless otherwise noted on specific responses, items reported on Schedule B

are reported from the Debtors' books and records as of the Petition Date. Any amounts reported typically reflect amounts seeking to be recovered and/or costs incurred pursuing causes of action, and may not reflect ultimate recoverable amounts. The Debtors reserve all of their rights with respect to any claims and causes of action, or avoidance actions they may have and neither the Notes nor the Schedules shall be deemed a waiver of any such claims or causes of action, or avoidance actions, or in any way prejudice or impair the assertion thereof in any way.

- 1. Part 11, Question 72. The estimate of federal net operating losses ("NOLs") reported as of fiscal year ended June 30, 2020 reflects the impact of amended U.S. federal income tax returns to be filed postpetition to carryback NOLs to the years ended June 30, 2014, June 30, 2015, and June 30, 2016. This carryback is anticipated to have the effect of decreasing the available U.S. Federal NOLs by approximately \$93 million, while increasing certain other tax attributes (i.e., foreign tax and general business credit carryforwards) and generating a U.S. federal income tax refund receivable. The gross non-tax effected NOL carryforward value as of June 30, 2020 prior to filing of the amended U.S. federal income tax returns was initially estimated at \$110 million. Although the U.S. federal NOL carryforwards may have been generated by multiple debtors, for ease of administration and reporting, all NOLs are reflected under Briggs & Stratton Corporation. Taxable income or NOLs from the current year's activity is estimated and subject to change.
- m. **Part 11, Question 73.** The Debtors maintain a variety of insurance policies. The Debtors have not made a determination as to the surrender or refund value of each of the insurance policies. Therefore, the Debtors' insurance policies are listed with an undetermined value.
- n. **Part 11, Question, 75.** In the ordinary course of their businesses, the Debtors may have accrued, or may subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, refunds with their customers and suppliers, or potential warranty claims against their suppliers. Additionally, certain of the Debtors may be party to pending litigation in which the Debtors have asserted, or may assert, claims as a plaintiff or counter-claims and/or cross-claims as a defendant. Because such claims are unknown to the Debtors and not quantifiable as of the Petition Date, they are not listed on Schedule A/B Question 75.
- o. **Part 12, Question 82.** Intercompany receivables have been listed as "Other property" under Schedule A/B, Question 77.
- 3. <u>Schedule D.</u> The claims listed on Schedule D, as well as the guarantees of those claims listed on Schedule H, arose and were incurred on various dates. A determination of the date on which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all such dates are included for each claim. To the best of the Debtors' knowledge, all claims listed

on Schedule D arose, or were incurred, before the Petition Date. The amounts on Schedule D are consistent with the Debtors' stipulations set forth in the DIP Order, which are subject to investigation and challenge by the Creditors' Committee or other parties in interest, all as more fully set forth in the DIP Order.

Except as otherwise agreed or stated pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court that is or becomes final, the Debtors and/or their estates reserve their right to dispute and challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D of any Debtor and, subject to the foregoing limitations, note as follows: (a) although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken; (b) the Debtors reserve all rights to dispute and challenge the secured nature of any creditor's claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim; and (c) the descriptions provided on Schedule D are intended to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Detailed descriptions of the Debtors' prepetition debt structure, guarantees, and descriptions of collateral relating to each debt contained on Schedule D are contained in the Ficks Declaration.

The Debtors have listed only the administrative agent for their funded secured indebtedness, but these secured claims are owned or beneficially controlled by a number of parties that may not be identified in the Schedules and Statements.

Except as specifically stated herein, real property lessors, equipment lessors, utility companies, and other parties which may hold security deposits or other security interests have not been listed on Schedule D. The Debtors have not listed on Schedule D any parties whose claims may be secured through rights of setoff, deposits, or advance payments posted by, or on behalf of, the Debtors, or judgment or statutory lien rights.

4. Schedules E/F

a. **Part 1.** The claims listed on Part 1 arose and were incurred on various dates. A determination of the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, no such dates are included for each claim listed on Part 1. To the best of the Debtors' knowledge, all claims listed on Part 1 arose or were incurred before the Petition Date.

The Debtors have not listed any tax, wage or wage-related obligations that the Debtors have paid pursuant to the First Day Orders on Part 1. The Debtors believe that all such claims for wages, salaries, expenses, benefits

and other compensation as described in the First Day Orders have been or will be satisfied in the ordinary course during these chapter 11 cases pursuant to the authority granted to the Debtors in the relevant First Day Orders. The Debtors reserve their right to dispute or challenge whether creditors listed on Schedule E/F are entitled to priority status pursuant to sections 503 and 507 of the Bankruptcy Code.

Claims owing to various taxing authorities to which the Debtors potentially may be liable are included on the Debtors' Schedule E/F. Certain of such claims, however, may be subject to ongoing audits and the Debtors otherwise are unable to determine with certainty the amount of the remaining claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as disputed, contingent, and unliquidated, pending final resolution of ongoing audits or other outstanding issues.

Schedule E/F, Part 1 also includes estimates related to employee incentive compensation plans. This information is not comprehensive. While the Debtors have multiple cash bonus plans, at the time of the filing and preparation of the Schedules, only amounts associated with the employee Sales Incentive Plan have been determined. The amounts to be awarded under the Annual Incentive Plan and the Hourly Employee Incentive Plan are currently being assessed as specified in the Employee Wage Motion. Therefore, these amounts have not been incorporated. The Debtors reserve their rights, but undertake no obligations, to amend Schedules E/F as they receive this information.

Schedule E/F, Parts 1 & 2 includes estimates related to employee PTO obligations. These estimates are marked as unliquidated as the exact amount may vary from the most recent payroll records received from the Debtors. Additionally, these claims are also marked as contingent as the Debtors do not seek the authority to "cash out" accrued but unpaid PTO unless required by applicable non-bankruptcy law and as vacation is taken post filing by each employee.

The Debtors reserve the right to assert that any claim listed on Schedule E/F does not constitute a priority claim under the Bankruptcy Code.

Part 2. The Debtors have exercised their reasonable efforts to list all liabilities on Schedule E/F of each applicable Debtor's Schedule. As a result of the Debtors' consolidated operations, however, the reader should review Schedule E/F for all Debtors in these cases for a complete understanding of the unsecured debts of the Debtors. Certain creditors listed on Schedule E/F may owe amounts to the Debtors, and, as such, the Debtors may have valid setoff and recoupment rights with respect to such amounts. The amounts listed on Schedule E/F may not reflect any such right of setoff or recoupment, and the Debtors reserve all rights to assert the

same and to dispute and challenge any setoff and recoupment rights that may be asserted against the Debtors by a creditor. Additionally, certain creditors may assert mechanic's, materialman's, or other similar liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve their rights to dispute and challenge the validity, perfection, and immunity from avoidance of any lien purported to be perfected by a creditor listed on Schedule E/F of any Debtor. In addition, certain claims listed on Schedule E/F (Part 2) may be entitled to priority under section 503(b)(9) of the Bankruptcy Code.

The Debtors have made reasonable efforts to include all unsecured creditors on Schedule E/F including, but not limited to, lease counterparties, taxing authorities, trade creditors, and service providers. The amounts listed in Schedule E/F with respect to certain trade creditors do not convey the Debtors' stipulations set forth in each such creditor's ongoing trade agreement, as applicable.⁴ The Debtors have made reasonable efforts to include certain balances on Schedule E/F, including deferred liabilities, accruals, or general reserves, but may not have included all balances where impracticable. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals primarily represent general estimates of liabilities and do not represent specific claims as of the Petition Date. The Debtors have made reasonable efforts to include as contingent, unliquidated and disputed the claim of any party not included on the Debtors' open accounts payable that is associated with an account that has an accrual or receipt not invoiced.

Schedule E/F also contains information regarding pending litigation involving the Debtors. Each of the litigations are listed in the Schedules for Briggs & Stratton Corporation. In certain instances, the relevant Debtor that is the subject of the litigation is unclear or undetermined. To the extent that litigation involving a particular Debtor has been identified, however, such information is included on that Debtor's Schedule E/F. The amounts for these potential claims are listed as undetermined and marked as contingent, unliquidated, and disputed in the Schedules.

The aggregate net intercompany payable amounts listed in Schedule E/F may or may not result in allowed or enforceable claims by or against a given Debtor, and listing these payables is not an admission on the part of the

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Further information and a form of the Debtors' ongoing trade agreements is set forth in the Motion of Debtors for Interim and Final Orders (I) Authorizing Debtors to Pay Prepetition Obligations in the Ordinary Course of Business to (A) Critical Vendors, (B) Foreign Creditors, and (C) 503(b)(9) Claimants; and (II) Granting Related Relief [Docket No. 30] and Motion of Debtors for Order (I) Authorizing Payment of Prepetition Claims of Shippers, Warehouseman, Import/Export Providers, and Other Lien Claimants, (II) Confirming Administrative Expense Priority of Undisputed Prepetition Orders, (III) Authorizing Payment of Such Obligation in the Ordinary Course of Business, and (IV) Granting Related Relief [Docket No. 150].

Debtors that the intercompany claims are enforceable or collectable. The intercompany payables also may be subject to recoupment, netting, or other adjustments made pursuant to intercompany policies and arrangements not reflected in the Schedules.

Additionally, the Bankruptcy Court has authorized the Debtors to pay, in their discretion, certain unsecured claims, pursuant to the First Day Orders. To the extent practicable, each Debtor's Schedule E/F is intended to reflect the balance as of the Petition Date, however, some amounts may reflect postpetition payments of some or all of the Bankruptcy Court approved payments. Certain Debtors may pay additional claims listed on Schedule E/F during these chapter 11 cases pursuant to these and other orders of the Bankruptcy Court and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such claim. Additionally, Schedule E/F does not include potential rejection damage claims, if any, of the counterparties to executory contracts and unexpired leases that have been, or may be, rejected.

Schedule E/F, Part 2 includes estimates for potential claims related to the Debtors' retirement plans, including, but not limited to, the Briggs & Stratton Key Employee Savings and Investment Plan and the Briggs & Stratton Supplemental Employee Retirement Plan.

The Debtors' accounting system tracks vendors using a number and unique name assigned to each vendor. Because many vendors service multiple business areas for the Debtors, there are many instances in which the same vendor has been assigned multiple vendor numbers and variations of the vendor's name. For purposes of Part 2, the Debtors have, to the best of their knowledge, aggregated claims for the same vendor under the same vendor number. However, instances may exist where not all claims for a single vendor have been aggregated, and, conversely, some claims may have been unknowingly aggregated into a single vendor number whereas they should be separate vendors. Instances may exist where not all such claims have been identified and the Debtors may have separately listed potentially duplicative claims of such vendors under multiple vendor numbers. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

The Debtors have listed only the indenture trustee for their funded unsecured indebtedness, but these unsecured claims are owned or beneficially controlled by a number of parties that may not be identified in the Schedules and Statements.

5. Schedule G. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively, the "Agreements"), the Debtors' review process of the Agreements is ongoing and inadvertent errors, omissions, or over-inclusion may have occurred. All information provided is based on the Debtors' contract repository software and is subject to material change. The Debtors may have entered into various other types of Agreements in the ordinary course of their businesses, such as dealer agreements, confidentiality agreements, service agreements, sales agreements, equipment leases, tooling products agreements, and other agreements that may be included in Schedule G. In addition, as described herein, certain non-disclosure agreements have been omitted. The Debtors reserve all of their rights with respect to such agreements.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted Agreements. Likewise, the listing of an Agreement on Schedule G does not constitute an admission that such Agreement is an executory contract or unexpired lease or that such Agreement was in effect on the Petition Date or is valid or enforceable. The Agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letter and other documents, instruments and agreements that may not be listed on Schedule G. Executory agreements that are oral in nature have not been included in Schedule G. Any and all of the Debtors' rights, claims and causes of action with respect to the Agreements listed on Schedule G are hereby reserved and preserved, and as such, the Debtors hereby reserve all of their rights to (a) dispute the validity, status, or enforceability of any Agreements set forth on Schedule G, (b) dispute or challenge the characterization of the structure of any transaction, or any document or instrument related to a creditor's claim, including, but not limited to, the Agreements listed on Schedule G and (c) to amend or supplement such Schedule as necessary. Certain of the Agreements listed on Schedule G may have been entered into on behalf of more than one of the Debtors. Additionally, the specific Debtor obligors to certain of the Agreements may not have been specifically ascertained in every circumstance. In such cases, the Debtors have made reasonable efforts to identify the correct Debtor's Schedule G on which to list the Agreement and, where a contract party remained uncertain, such Agreement may have been listed on a different Debtor's Schedule G.

Certain of the Agreements listed on Schedule G may consist of several parts, including purchase orders, amendments, statements of work, change orders, letters and other documents that may not be listed separately on Schedule G or that may be listed as a single entry. The Debtors expressly reserve their rights to challenge whether such related materials constitute an executory contract, a single contract or agreement or multiple, severable or separate contracts. Additionally, relationships between the Debtors and their customers are often governed by a

master services agreement, under which customers also place work and purchase orders, which may be considered executory contracts. Disclosure of these purchase and work orders, however, is impracticable and unduly burdensome. Accordingly, to the extent the Debtors have determined to disclose master services agreements in Schedule G, purchase and work orders placed thereunder have been omitted.

In addition, certain of the Agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The Debtors reserve all of their rights to dispute or challenge the characterization of the structure of any transaction, or any document or instrument (including, without limitation, any intercompany agreement) related to a creditor's claims. Finally, certain of the executory agreements may not have been memorialized and could be subject to dispute.

Any and all of the Debtors' rights, claims, and causes of action with respect to the Agreements listed on this schedule are hereby reserved and preserved. Similarly, the listing of an Agreement on this schedule does not constitute admission that such document is not a secured financing.

6. Schedule H. The Debtors are party to various debt agreements which were executed by multiple Debtors and certain of their non-Debtor affiliates. The guaranty obligations under prepetition secured credit agreements are noted on Schedule H for each individual Debtor. In the ordinary course of their businesses, the Debtors are involved in pending or threatened litigation and claims arising out of the conduct of their businesses. Some of these matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counter-claims against other parties. To the extent such claims are listed elsewhere in the Schedules of each applicable Debtor, they have not been set forth individually on Schedule H. Furthermore, the Debtors may not have identified on Schedule H certain guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. No claim set forth on the Schedules and Statements of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors or non-Debtors. Due to their voluminous nature, and to avoid unnecessary duplication, the Debtors have not included on Schedule H debts for which more than one Debtor may be liable if such debts were already reflected on Schedule E/F or Schedule G for the respective Debtors subject to such debt. To the extent these Notes include notes specific to Schedules D-G, such Notes also apply to the co-Debtors listed in Schedule H. The Debtors reserve all of their rights to amend the Schedules to the extent that additional guarantees are identified or such guarantees are discovered to have expired or be unenforceable.

Specific Notes With Respect to the Debtors' Statements of Financial Affairs

- 1. <u>SOFA Part 1.</u> The income stated in the Debtors' response to SOFA 1 is consistent with the consolidated sales disclosed in compliance with GAAP and, for purposes of the Schedules and Statements, does not include revenue derived from Intercompany transactions. The Debtors' fiscal year ends on or near June 30 each year:
 - **FY 2018**: Comprised of 52 weeks ending July 1, 2018.
 - **FY 2019**: Comprised of 52 weeks ending June 30, 2019.
 - **FY 2020**: Comprised of 52 weeks ending June 28, 2020.
- 2. **SOFA 3.** Attachment 3 includes any disbursement or other transfer made by the Debtors except for those made to bankruptcy professionals, employees in the ordinary course, and insiders. Transfers to bankruptcy professionals are included on Attachment 11. Transfers to insiders are included in Attachment 4. Additionally, intercompany transfers are excluded from Attachment 3. payments contained in Attachment 3 reflect activity from April 20, 2020 through July 20, 2020 collected from various sources, including, the accounts payable system, payments initiated directly by Treasury, as well as direct debits.⁵ All direct debits are made out of Briggs & Stratton Corporation and are reflected on Attachment 3 for that legal entity. Payments identified and reflected on Attachment 3 are on a cash basis and were made through the Debtors' cash management system. The Debtors have, to the best of their knowledge aggregated claims for the same vendor under the same vendor number. However, instances may exist where not all claims for a single vendor have been aggregated, and, conversely, some claims may have been unknowingly aggregated into a single vendor number whereas they should be separate vendors. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take any other action necessary.

Additionally, certain creditors received payments in their capacity as a third-party intermediary for the Debtors; these payments are included as payments to the creditor. Ceridian HCM, Inc. ("Ceridian") is the Debtors' payroll administrator and Attachment 3 reflects disbursements made to Ceridian on account of the Debtors' payroll obligations, including current and former officers, which Ceridian ultimately disburses to the Debtors' employees or to other employment-related parties with respect to deductions made against the employees' gross wages. As well, the Debtors use an expense management system, Concur Technologies, Inc. ("Concur") to help track and process claims by Employees for Reimbursable Expenses. Attachment 3 reflects disbursements made to Concur on account of individual employee reimbursements that are charged on corporate credit cards. Other reimbursable expenses incurred by employees using their own

Activity may reflect credits as well as debits, showing net activity paid out.

funds that are reimbursed directly to employees are reflected on SOFA 3.

3. SOFA 4. Solely for the purposes of the Schedules and Statements, the Debtors define "insiders" as (a) officers, directors, and anyone in control of a corporate debtor and their relatives; and (b) controlled affiliates of the Debtor and insiders of such affiliates. Individuals listed in the Statements as insiders have been included for informational purposes only. The Debtors do not take any position with respect to (i) such individual's influence over the control of the Debtors; (ii) the management responsibilities or functions of such individual; (iii) the decision-making or corporate authority of such individual; or (iv) whether such individual could successfully argue that he or she is not an insider under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose. As such, the Debtors reserve all rights to dispute whether someone identified is in fact an "insider" as defined in section 101(31) of the Bankruptcy Code. For more information regarding each Debtor's officers and directors, please see SOFA 28.

Home addresses for directors, former directors, employees, and former employees identified as insiders have not been included in the Statements for privacy reasons.⁶ Amounts still owed to creditors will appear on the Schedules for each of the Debtors, as applicable. Transfers listed on SOFA 4 are excluded from SOFA 3. Intercompany receivables have been listed as "Other Property" under Schedule A/B, Question 77.

- 4. **SOFA 6.** The Debtors incur certain offsets and other similar rights in the ordinary course of business. Offsets in the ordinary course can arise from various items including, but not limited to, billing discrepancies, customer programs, returns, promotional funding, warranties, refunds, certain intercompany transactions and other disputes between the Debtors and their customers and/or suppliers. These offsets and other similar rights are consistent with the ordinary course of business in the Debtors' industry and are not tracked separately. Therefore, such offsets and other similar rights may have been accounted for when certain amounts were included in the Schedules.
- 5. <u>SOFA 7.</u> Information provided on SOFA 7 includes only those legal disputes and administrative proceedings that are formally recognized by an administrative, judicial, or other adjudicative forum. While the Debtors believe they were diligent in their efforts, it is possible that certain suits and proceedings may have been inadvertently excluded in the Debtors' response to SOFA 7. The Debtors reserve all of their rights to amend or supplement their response to SOFA 7.

The listing of any such proceeding shall not be a binding representation of the Debtors' liabilities with respect to any of the legal disputes and/or administrative proceedings identified therein or an admission that the proceedings were correctly filed against the Debtors or any affiliates of the Debtors. The Debtors

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The Court has allowed similar relief in the Creditor Matrix Order.

also reserve their rights to assert that neither any Debtor nor any non-Debtor affiliate is an appropriate party to such proceedings.

The actual amount of any recovery related to the proceedings listed in Question 7 is contingent on the outcome of the cases. The Debtors routinely participate in administrative actions and appeals in the ordinary course of their businesses.

The information provided in Attachment 7 includes only those legal disputes and administrative proceedings that are formally recognized by an administrative, judicial, or other adjudicative forum. Since the Debtors do not track corporate entity information at a case level, all litigation matters listed in SOFA 7 are reflected under Briggs & Stratton Corporation. In the Debtors' attempt to provide full disclosure, to the extent a legal dispute or administrative proceedings is not formally recognized by an administrative, judicial, or other adjudicative forum due to certain procedural conditions that counterparties have yet to satisfy, the Debtors have identified such matters on Schedule F.

- 6. **SOFA 9.** The donations and/or charitable contributions listed in response to SOFA 9 represent payments made by Briggs & Stratton Corporation to third parties during the applicable timeframe that were recorded as such within the Debtors' books and records. All charitable contributions are classified as "donations" as it would be unduly burdensome to provide specific details given the way these transactions are recorded in the Debtors books and records. In addition to the charitable contributions listed in Attachment 9, the Debtors may make *de minimis* gifts or gifts in kind from time to time.
- 7. **SOFA 10.** The Debtors occasionally incur losses for a variety of reasons, including theft and property damage. The Debtors, however, may not have records of all such losses to the extent such losses do not have a material impact on the Debtors' business or are not reported for insurance purposes.
- 8. SOFA 11. All payments for services of any entities that provided consultation concerning debt counseling or restructuring services, relief under the Bankruptcy Code, or preparation of a petition in bankruptcy within one year immediately preceding the Petition Date are listed on the applicable Debtor's response to SOFA 11. Some of the professionals listed on Attachment 11 were providing professional services to the Debtors on a consolidated basis beyond debt counseling or restructuring services, As such, certain of the fees listed may include amounts not associated with the bankruptcy process. Transactions represent payment on outstanding bills as well as retainers. Additional information regarding the Debtors' retention of professional service firms is more fully described in individual retention applications and related orders. The Debtors have listed payments made to professionals retained by the Debtors, but not payments made to advisors of their pre- or postpetition lenders or other parties.

- 9. **SOFA 13.** Transfers identified in the response to Question 13 reflect transactions made outside of the ordinary course of business and are arms-length transactions.
- 10. <u>SOFA 16.</u> Subject to the Debtors' privacy policy, in the ordinary course of business, the Debtors collect certain customer information from various sources. Examples of the types of information collected by the Debtors include, among other things, name, mailing address, telephone number, fax number, email address, insurance claim information and credit card information. The Debtors retain such information as long as is necessary for the Debtors to comply with business, tax, and legal requirements.
- 11. <u>SOFA 17.</u> Prior to acquisition by Briggs & Stratton Corporation, Allmand Bros., Inc. and Billy Goat Industries, Inc. had separate 401(k) plans for employees administered through third-party providers. These 401(k) plans were merged into the Briggs & Stratton Consolidated Retirement & Savings Plan in 2016.
- 12. **SOFA 21.** In the ordinary course of business, the Debtors utilize leased property in the conduct of their business. Such leases are listed on Schedule G.
 - Consignment inventory listed on SOFA 21 reflects property held as of the Petition Date and is part of ordinary course operations. Due to the nature of the Debtors' business, the amount of consignment inventory held at their various plant locations is often voluminous. As it would be unduly burdensome to provide line item detail with respect to consignment inventory, this information has been reflected on an aggregate basis by location.
- 13. **SOFA 22–24.** The Debtors have provided information related to environmental proceedings based on their books and records over the last 10 years. The Debtors presently have no outstanding environmental proceedings and have worked diligently to resolve and settle all environmental proceedings in a timely manner. All environmental information related to Attachments 22, 23, and 24 are recorded on the respective attachment for Briggs & Stratton Corporation.
- 14. <u>SOFA 25.</u> The Debtors report investments in subsidiaries on an aggregate basis, which incorporates all international subsidiaries. The Company is comprised of approximately fifty (50) separate legal entities. Due to the volume of legal entities enterprise-wide, the Debtors believe it would be prohibitively difficult to track every change in the capital structure over the six (6) years prior to the Petition Date. Thus, Attachment 25 includes exhibits reflecting the capital structure of the Company as it existed at the end of each of fiscal year 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- 15. **SOFA 26d.** The Debtors provided financial statements in the ordinary course of business to certain parties for business, statutory, credit, financing and other reasons. Recipients include, among others, regulatory agencies, financial institutions, investment banks, equityholders, debtholders and their legal and financial advisors. Financial statements have also been provided to other parties

as requested, subject to customary non-disclosure requirements where applicable.

Briggs & Stratton Corporation has provided financial statements in the ordinary course of business to numerous financial institutions, creditors, and other parties within two (2) years immediately before the Petition Date. Additionally, Briggs & Stratton Corporation has provided financial statements to numerous parties conducting due diligence during the last twelve (12) months in connection with the Debtors' prepetition capital raise, sale process, restructuring, and other processes requiring due diligence. Considering the number of such recipients and the possibility that in some cases such information may have been shared with parties without the Debtors' knowledge or consent, the Debtors have not disclosed any parties that may have received such financial statements for the purposes of SOFA 26d.

Briggs & Stratton Corporation is a registrant with the Securities and Exchange Commission ("SEC") and as such files periodic reports on Form 8-K, Form 10-Q, and Form 10-K. Additionally, financial information for Briggs can be found on its website at http://www.basco.com. Due to the fact the SEC filings and Briggs & Stratton Corporation's website are of public record, Briggs & Stratton Corporation does not maintain records of those parties that have requested or obtained copies of any of the reports from the SEC or Briggs & Stratton Corporation.

- 16. **SOFA 27.** The count dates and amounts are reflective of physical inventory counts only and exclude cycle counting throughout the year. The results may not correspond to financial accounting for reporting purposes. The Debtors have provided information and estimates related to the value of such inventory where possible.
- 17. **SOFA 28.** The percent of interest listed for each of the directors and officers in SOFA 28 is as of the Petition Date and represents interests held individually, rather than beneficial ownership. Where "nm" ("not meaningful") appears on Attachment 28 a director or officer holds a percent of interest less than 0.1%.
- 18. **SOFA 30.** Any and all known disbursements to insiders have been listed in response to SOFA 4.

Fill in this information to identify the case: Debtor Name: In re: Briggs & Stratton Tech, LLC		
United States Bankruptcy Court for the: Eastern District of Missouri	ПС	heck if this is an
Case number (if known): 20-43600 (BSS)		mended filing
Official Form 206Sum		
Summary of Assets and Liabilities for Non-Individuals		12/15
Part 1: Summary of Assets		
1. Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
1a. Real property:		
Copy line 88 from Schedule A/B	\$	0.00
1b. Total personal property:		40.047.744.00
Copy line 91A from Schedule A/B	\$	13,917,741.99
1c. Total of all property:		
Copy line 92 from Schedule A/B	\$	13,917,741.99
Part 2: Summary of Liabilities		
2. Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$	0.00
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
3a. Total claim amounts of priority unsecured claims:		
Copy the total claims from Part 1 from line 5a of Schedule E/F	\$	0.00
3b. Total amount of claims of nonpriority amount of unsecured claims:		
Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	+\$	13,917,741.99
4. Total liabilities		

Lines 2 + 3a + 3b

13,917,741.99

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ill in this information to identify the case:
Debtor Name: In re: Briggs & Stratton Tech, LLC
Inited States Bankruptcy Court for the: Eastern District of Missouri
Case number (if known): 20-43600 (BSS)

Official Form 206A/B

Schedule A/B: Assets - Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

હા	Cash and cash equivalents				
1	. Does the debtor have any cash or cash eq	uivalents?			
	✓ No. Go to Part 2.				
	$\hfill \hfill $				
	All cash or cash equivalents owned or o	controlled by the debto	r	Current value of debt	or's interest
2	2. Cash on hand				
				\$	
3	. Checking, savings, money market, or finar	ncial brokerage accounts	s (Identify all)		
	Name of institution (bank or brokerage firm)	Type of account	Last 4 digits of account number		
				\$	
4	Other cash equivalents (Identify all)				
				\$	
5.	Total of Part 1				
	Add lines 2 through 4 (including amounts or	any additional sheets)	Copy the total to line 80	\$	0.00

20-43597 Doc 559 Filed 08/23/20 Entered 08/23/20 23:22:07 Stratton Tech, LLC Pg 28 of 58 Case number (if known):

Main Document

art	Deposits and prepayments	
6.	Does the debtor have any deposits or prepayments?	
	☑ No. Go to Part 3.	
	☐ Yes. Fill in the information below.	
		Current value of debtor's interest
7.	Deposits, including security deposits and utility deposits	
	Description, including name of holder of deposit	
		\$
8.	Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent	
	Description, including name of holder of prepayment	
		\$
۵	Total of Part 2.	
		\$ 0.00
	Add lines 7 through 8. Copy the total to line 81.	\$

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Name

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10.	Does the debtor have any	accounts receivabl	e?			
	✓ No. Go to Part 4.					
	$\ \square$ Yes. Fill in the information	ion below.				
						Current value of debtor's interest
11.	Accounts receivable					
		Description	face amount	doubtful or uncollectible accounts		
	11a. 90 days old or less:		\$	\$	= →	\$
	11b. Over 90 days old:		\$	- \$	= →	\$
12.	Total of Part 3.					
	Current value on lines 11a -	+ 11b = line 12. Copy	the total to line 82.			\$

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Main Document

Part 4:	Investment	s

13.	Does the debtor own any investments?				
	□ No. Go to Part 5.				
	☑ Yes. Fill in the information below.				
			Valuation method used for current value	Current value of	debtor's interest
14.	Mutual funds or publicly traded stocks not included in Part 1				
	Name of fund or stock:				
	14.1 None			\$	
15.	Non-publicly traded stock and interests in incorporated and unincorporated including any interest in an LLC, partnership, or joint venture	businesses,	,		
	Name of entity: % of ownership	p:			
	15.1 See Schedule A/B 15 Attachment		-	_ \$	Undetermined
16.	Government bonds, corporate bonds, and other negotiable and non-negotia instruments not included in Part 1	ble			
	Describe:				
	16.1 None		_	\$	
17.	Total of Part 4.				
	Add lines 14 through 16. Copy the total to line 83.			\$	0.00

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Name

Part 5:	Inventory,	excluding	agriculture	assets

18.	 Does the debtor own any inventory (excluding agriculture assets)? ✓ No. Go to Part 6. ✓ Yes. Fill in the information below. 						
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest		
19.	Raw materials		\$		\$		
20.	Work in progress		\$		\$		
21.	Finished goods, including goods held for re-	sale	\$		\$		
22.	Other inventory or supplies		\$. \$		
23.	Total of Part 5. Add lines 19 through 22. Copy the total to line 8	34.			\$		
24.	Is any of the property listed in Part 5 perisha ☐ No ☐ Yes	ble?					
25.	Has any of the property listed in Part 5 been □ No	purchased within 20 o	days before the bankruptcy was	s filed?			
	Yes. Description Book value	ue\$	Valuation method	Current value	\$		
26.	Has any of the property listed in Part 5 been ☐ No ☐ Yes	appraised by a profe	ssional within the last year?				

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Part 6: Farming and fishing-related assets (other than titled motor vehicles and land)

27.	27. Does the debtor own or lease any farming and fishing-related assets (other than titled motor vehicles and land)? ☑ No. Go to Part 7.					
Yes. Fill in the information below.						
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest		
28.	Crops—either planted or harvested					
		\$		_ \$		
29.	Farm animals Examples: Livestock, poultry, farm-raised fish	\$		\$\$		
30.	Farm machinery and equipment (Other than titled motor vehicles)	\$		\$		
31.	Farm and fishing supplies, chemicals, and feed					
		\$	-	\$		
32.	Other farming and fishing-related property not already listed in	Part 6 \$	_	\$\$		
33.	Total of Part 6. Add lines 28 through 32. Copy the total to line 85.			\$		
34.	Is the debtor a member of an agricultural cooperative? □ No					
	☐ Yes. Is any of the debtor's property stored at the cooperative?☐ No☐ Yes					
35.	Has any of the property listed in Part 6 been purchased within 2	0 days before the bankruptcy	was filed?			
	□ No					
	☐ Yes. Description Book value \$	Valuation method	Cur	rent value \$		
36.	Is a depreciation schedule available for any of the property liste	ed in Part 6?				
	□ No □ Yes					
37.	Has any of the property listed in Part 6 been appraised by a profe	essional within the last year?				
	□ No	•				
	☐ Yes					

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Part 7: Office furniture, fixtures, and equipment; and collectibles

38.	Does the debtor own or lease any office furniture, fixtures, equipment, or collectibles?					
	☑ No. Go to Part 8.					
	☐ Yes. Fill in the information below.					
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest		
39.	Office furniture					
		\$		\$		
		Ψ	-	_		
40.	Office fixtures					
		\$		\$		
		·		_ `		
41.	Office equipment, including all computer equipment and communication systems equipment and software					
		\$		\$		
42.	Collectibles <i>Examples:</i> Antiques and figurines; paintings,prints books, pictures, or other art objects; china and crystal; stamp, card collections; other collections, memorabilia, or collectibles					
		\$		\$		
40	T. (1 (D) (T		Г			
43.	Total of Part 7. Add lines 39 through 42. Copy the total to line 86.			\$		
44.	Is a depreciation schedule available for any of the property	/ listed in Part 7?	·			
	□ No					
	□ Yes					
45.	Has any of the property listed in Part 7 been appraised by	a professional within the last y	year?			
	□ No					
	□ Yes					

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Part 8:	Machinery.	equipment.	and vehicles
rait o.	maciliici y,	equipilient,	and venicles

46.	✓ No. Go to Part 9. ✓ Yes. Fill in the information below.					
	General description	Net book value of debtor's interest	Valuation method used	Current value of debtor's interest		
	Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	(Where available)	for current value	Current value of deptor's interest		
47.	Automobiles, vans, trucks, motorcycles, trailers, and titled	farm vehicles				
		\$. \$		
48.	Watercraft, trailers, motors, and related accessories Examp floating homes, personal watercraft, and fishing vessels	oles: Boats, trailers, motors,				
		\$		\$		
49.	Aircraft and accessories					
		\$				
50.	Other machinery, fixtures, and equipment (excluding farm i	machinery and equipment)				
		\$		\$		
51.	Total of Part 8.					
	Add lines 47 through 50. Copy the total to line 87.		\$	0.00		
52.	Is a depreciation schedule available for any of the property	y listed in Part 8?				
	□ No					
	Yes					
53.	Has any of the property listed in Part 8 been appraised by a professional within the last year?					
	□ No					
	□ Vas					

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Part 9:	Real	pro	perty

54. Does the debtor own or lease any real property?						
	☑ No. Go to Part 10.					
	☐ Yes. Fill in the information below.					
55.	Any building, other improved real estate, or land which	Any building, other improved real estate, or land which the debtor owns or in which the debtor has an interest				
	Description and location of property					
	Include street address or other description such as Assessor Parcel Number (APN), and type of property (for example, acreage, factory, warehouse, apartment or office building), if available.	Nature and extent of debtor's interest in property	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest	
	55.1		\$		\$	
	Total of Part 9. Add the current value on lines 55.1 through 55.6 and entries	from any additional shee	ets. Copy the total to line 88	3.	\$	0.00
57.	7. Is a depreciation schedule available for any of the property listed in Part 9?`					
□ No						
	□ Yes					
58.	Has any of the property listed in Part 9 been appraised by	oy a professional withi	n the last year?			
	□ No					
	□ Yes					

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Part 10: Intangibles and intellectual property

59.	Ooes the debtor have any interests in intangibles or intellectual property?						
	□ No. Go to Part 11.						
	✓ Yes. Fill in the information below.	✓ Yes. Fill in the information below.					
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest			
60.	Patents, copyrights, trademarks, and trade secrets						
	60.1 None	\$		\$			
61.	Internet domain names and websites						
	61.1 None	\$		\$			
62.	Licenses, franchises, and royalties						
	62.1 See Schedule A/B 62 Attachment	\$ Undetermined		\$ Undetermined			
63.	Customer lists, mailing lists, or other compilations						
	63.1 None	\$		\$			
64.	Other intangibles, or intellectual property						
	64.1 None	\$		\$			
65.	Goodwill						
	65.1 None	\$		\$			
66.	Total of Part 10.						
	Add lines 60 through 65. Copy the total to line 89.			\$ 0.00			
67.	Do your lists or records include personally identifiable informati	ion of customers (as defined in	11 U.S.C. §§ 101(41A) an	d 107) ?			
	☑ No						
	□ Yes						
68.	Is there an amortization or other similar schedule available for a	ny of the property listed in Part	10?				
	☑ No						
	□ Yes						
69.	Has any of the property listed in Part 10 been appraised by a pro	ofessional within the last year?					
	☑ No						
	□ Yes						

Debtor:

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Part 11: All other assets

		ebtor own any other assets that nterests in executory contracts and				
		to Part 12.	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	- , - , - , - , - , - , - , - , - , - ,		
	✓ Yes. Fill	I in the information below.				
						Current value of debtor's nterest
71.	Notes rece	ivable				
	Description ((include name of obligor)	Total face amount	doubtful or uncollectib	le accounts	
	71.1	None	\$	- \$	= →	\$
2.	Tax refund	s and unused net operating los	ses (NOLs)			
	Description	(for example, federal, state, local)		_		
	72.1	None		Tax year		
73	Interests in	n insurance policies or annuities	<u>.</u>			
Э.		•			,	\$
	73.1	None			•	
74.	Causes of has been f	action against third parties (who	ether or not a lawsuit			
		None			:	\$
		Nature of claim				
		Amount requested				
		·	·			
75.	Other cont every natu	ingent and unliquidated claims re, including counterclaims of t ms	or causes of action of he debtor and rights to			
	75.1	None				\$
		Nature of claim				
		Amount requested	\$			
6.	Trusts, equ	uitable or future interests in prop	perty			
	76.1	None			\$	
		erty of any kind not already liste membership	d Examples: Season ticke	ets,		
	77.1	See Schedule A/B 77 Attachment	İ		\$	13,917,741.99
	•					
78.	Total of Pa					
	Add lines 7	1 through 77. Copy the total to line	e 90.		\$	13,917,741.99
'9.	Has anv of	the property listed in Part 11 be	en appraised by a profes	ssional within the last vear?		
	✓ No	,	, , , , , , , , , , , , , , , , , , ,			
	□ Yes					

Part 12: Summary

In Part 12 copy all of the totals from the earlier parts of the form.

	Type of property	 nt value of nal property		Current value of real property
80.	Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$ 0.00		
81.	Deposits and prepayments. Copy line 9, Part 2.	\$ 0.00		
82.	Accounts receivable. Copy line 12, Part 3.	\$ 0.00		
83.	Investments. Copy line 17, Part 4.	\$ 0.00		
84.	Inventory. Copy line 23, Part 5.	\$ 0.00		
85.	Farming and fishing-related assets. Copy line 33, Part 6.	\$ 0.00		
86.	Office furniture, fixtures, and equipment; and collectibles.	\$ 0.00		
	Copy line 43, Part 7.			
87.	Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$ 0.00		
88.	Real property. Copy line 56, Part 9	 	\$	0.00
89.	Intangibles and intellectual property. Copy line 66, Part 10.	\$ 0.00		
90.	All other assets. Copy line 78, Part 11.	\$ 13,917,741.99		
91.	Total. Add lines 80 through 90 for each column91a.	\$ 13,917,741.99	91b. \$	0.00
92.	Total of all property on Schedule A/B. Lines 91a + 91b = 92	 		

d States E	In re: Briggs & Stratton Tech, LLC Bankruptcy Court for the: Eastern District of Miss if known): 20-43600 (BSS)	ouri		Check if this is an amended filing
	Form 206D le D: Creditors Who H	ave Claims Secured by Prop	perty	12/15
s compl	lete and accurate as possible.			
No. Che Yes. Fil	Il in all of the information below.	operty? the court with debtor's other schedules. Debtor has not	hing else to report on th	nis form.
: Lis	st Creditors Who Have Secured Claims			
	abetical order all creditors who have secur m, list the creditor separately for each claim.	red claims. If a creditor has more than one	Column A Amount of claim Do not deduct the value of collateral.	Column B Value of collateral th supports this claim
2.1 Cre	ditor's name	Describe debtor's property that is subject to a lien	\$	\$
	itor's Name ditor's mailing address	Describe the lien		
Notic	e Name			
Stree	State ZIP Code	Is the creditor an insider or related party? ☐ No ☐ Yes		
Coun	ntry ditor's email address, if known	Is anyone else liable on this claim? No Yes. Fill out Schedule H: Codebtors(Official Form	o 206H).	
Las	e debt was incurred t 4 digits of account	As of the petition filing date, the claim is: Check all that apply.		
	multiple creditors have an interest in the ne property?	□ Contingent□ Unliquidated□ Disputed		
	No Yes. Have you already specified the relative priority?			
	☐ No. Specify each creditor, including this creditor, and its relative priority.			
	Yes. The relative priority of creditors is specified on lines			

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

Name and address			On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity
			Line	
Name				
Notice Name				
Street				
City	State	ZIP Code		
Country				

Fill in	this information to identify the case:				
Debtor	Name: In re : Briggs & Stratton Tech, LLC				
United	States Bankruptcy Court for the: Eastern District of Missouri				
Case n	umber (if known): 20-43600 (BSS)				 Check if this is an amended filing
					amended iiing
Offi	cial Form 206E/F				
Sch	edule E/F: Creditors Who Ha	ve Unse	cured Claims		12/15
unsec on Scl (Offici	complete and accurate as possible. Use Part 1 for ured claims. List the other party to any executory hedule A/B: Assets - Real and Personal Property (al Form 206G). Number the entries in Parts 1 and 2 Iditional Page of that Part included in this form.	contracts or un Official Form 20	expired leases that could 06A/B) and on Schedule (d result in a claim. Also G: Executory Contracts	list executory contracts and Unexpired Leases
art 1:	List All Creditors with PRIORITY Unsecured Cla	ims			
1. Do	any creditors have priority unsecured claims? (See 11	U.S.C. § 507).			
	No. Go to Part 2.				
\checkmark	Yes. Go to Line 2.				
	 in alphabetical order all creditors who have unsecured editors with priority unsecured claims, fill out and attach the 			Total claim	Priority amount
2	.1 Priority creditor's name and mailing address	As of the petition	on filing date, the claim is:	\$ Undetermined	\$ Undetermined
	See Schedule E/F Part 1 Attachment	Check all that a	pply.		
	Creditor Name	☑ Contingent			
		✓ Unliquidate	d		
	Creditor's Notice name	☑ Disputed			
	Address	Basis for the	claim:		
		-		_	
	City State ZIP Code				
	City State ZIP Code				
	Country	-			
	Date or dates debt was incurred				
	Last 4 digits of account number			Is the claim subject to □ No	o offset?
	Specify Code subsection of PRIORITY unsecure	d		□ Yes	

claim: 11 U.S.C. § 507(a) ()

Part 2:

List All Creditors with NONPRIORITY Unsecured Claims

3.List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2.

				Amount of cla	m
	creditor's name and E/F Part 2 Attachme	nd mailing address nt	As of the petition filing date, the claim is: Check all that apply.	\$	13,917,741.99
Creditor Name Creditor's Notice	e name		 ✓ Contingent ✓ Unliquidated ✓ Disputed Basis for the claim: 		
Address				_	
City	State	ZIP Code			
Country					
Date or date	es debt was incurr	ed	Is the claim subject to offset? ☐ No		
Last 4 digit	s of account		□ Yes		
number					

Part 3: List Others to Be Notified About Unsecured Claims

4.	List in alphabetical order any others who must be notified for claims listed in Parts 1 and 2. Examples of entities that may be listed are collection
	agencies, assignees of claims listed above, and attorneys for unsecured creditors.
	If no others need to be notified for the debts listed in Parts 1 and 2, do not fill out or submit this page. If additional pages are needed, copy the
	next page.

Name and m	ailing address			line in Part 1 or Part 2 is the editor (if any) listed?	Last 4 digits of account number, if any
4.1 See Schedul	e E/F Part 3 Attachment		Line		
Name			□ Not Li	sted.Explain	
Notice Name					-
Street					
City	State	ZIP Code			
Country					

5. Add the amounts of priority and nonpriority unsecured claims.			
		Total of cl	aim amounts
5a. Total claims from Part 1	5a.	\$	0.00
5b. Total claims from Part 2	5b. +	\$	13,917,741.99
5c. Total of Parts 1 and 2	5c.	\$	13,917,741.99

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims

Lines 5a + 5b = 5c.

Fill in this information to identify the case:
Debtor Name: In re : Briggs & Stratton Tech, LLC
United States Bankruptcy Court for the: Eastern District of Missouri
Case number (if known): 20-43600 (BSS)

Official Form 206G

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, numbering the entries consecutively.

- 1. Does the debtor have any executory contracts or unexpired leases?
 - □ No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form.
 - ☑ Yes. Fill in all of the information below even if the contracts or leases are listed on *Schedule A/B: Assets Real and Personal Property* (Official Form 206A/B).

2.	List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
	2.1 State what the contract or lease is for and the nature	See Schedule G Attachment
	of the debtor's interest	Name
		Notice Name
	State the term remaining	Address
	Lead to a section of the section of	
	List the contract number of any government contract	
		City State ZIP Code
		Country

Fill in this information to identify the case:
Debtor Name: In re : Briggs & Stratton Tech, LLC
United States Bankruptcy Court for the: Eastern District of Missouri
Case number (if known): 20-43600 (BSS)

Official Form 206H

Schedule H: Codebtors

12/15

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

- Does the debtor have any codebtors?
 - ☑ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.
 - □ Yes
- In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.

	Column 1: Codebtor				Column 2: Creditor	
	Name	Mailing address			Name	Check all schedules that apply:
2.1						\square D
		Street				
						□ E/F
						□G
		City	State	ZIP Code		
		•				
		Country				

Official Form 206H Schedule H: Codebtors Page 1 of 1

Fill in this information to identify the case:
Debtor Name: In re : Briggs & Stratton Tech, LLC
United States Bankruptcy Court for the: Eastern District of Missouri
Case number (if known): 20-43600 (BSS)

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in 1519, a

Case 20-43597 Doc 559 Filed 08/23/20 23:4300 & strimented of 08/23/20 23:22:07 Main Document Proceedings 15/28 Non-publicly traded stock and interests

DEBTOR	LEGAL ENTITY NAME	PARENT	% OWNERSHIP	LOCATION OF INCORPORATION / FORMATION		CONTROL DATE	END OF CONTROL DATE	EIN	REGION	PARTNERSHIP TYPE
					REINCORPORATED					
X	BRIGGS & STRATTON TECH, LLC	BRIGGS & STRATTON CORPORATION		WI	9/2/1992	N/A	N/A	39-0182330	USA	
	BRIGGS & STRATTON LIMITED LIABILITY COMPANY	BRIGGS & STRATTON TECH, LLC	0.01%	RUSSIA	3/5/2015	3/5/2015	PRESENT	N/A	EUROPE	LEGAL AND TAX CORPORATION
	BRANCO MOTORES LTDA	BRIGGS & STRATTON TECH, LLC	0.0000008%	BRAZIL	12/8/2012	12/8/2012	PRESENT	N/A	AMERICAS	LEGAL AND TAX CORPORATION

In re: Briggs & Stratton Tech, LLC Case No. 20-43600

Schedule A/B 62 Licenses, franchises, and royalties

COUNTERPARTY	DESCRIPTION	DATE OF AGREEMENT	· · · · · · · · · · · · · · · · · · ·	VALUE	CURRENT VALUE OF DEBTOR'S INTEREST
ALTON INDUSTRIES LTD. GROUP	TRADEMARK LICENSE AGREEMENT	7/14/2014	UNDETERMINED	N/A	UNDETERMINED
	LICENSE AGREEMENT	6/15/2005	UNDETERMINED	N/A	UNDETERMINED
AMSOIL INC.	AMENDED AND RESTATED MANUFACTURING AND DISTRIBUTION AGREEMENT	1/1/2013	UNDETERMINED	N/A	UNDETERMINED
APCIE, INC.	LICENSE AGREEMENT	4/1/2005	UNDETERMINED	N/A	UNDETERMINED
DOUGLAS BATTERY		4/29/2004			
MANUFACTURING COMPANY	LICENSE AGREEMENT		UNDETERMINED	N/A	UNDETERMINED
,	LICENSE AGREEMENT	2/1/2007	UNDETERMINED	N/A	UNDETERMINED
NATIONAL PREMIUM, INC.	PROMOTIONAL ADVERTISTING AGREEMENT	4/10/2008	UNDETERMINED	N/A	UNDETERMINED
NOVA MACHINERY CO. LTD	LICENSE AGREEMENT	4/1/2005	UNDETERMINED	N/A	UNDETERMINED
PARKER HANNIFIN CORPORATION	TRADEMARK LICENSE AGREEMENT	5/10/2011	UNDETERMINED	N/A	UNDETERMINED
PERRIN SOUVENIR		8/27/2004			
DISTRIBUTOR'S INC.	LICENSE AGREEMENT		UNDETERMINED	N/A	UNDETERMINED
PINNACLE OIL HOLDINGS LLC	TRADEMARK LICENSE AGREEMENT	8/1/2015	UNDETERMINED	N/A	UNDETERMINED
TPG PLASTICS LLC	LICENSE AGREEMENT	7/1/2017	UNDETERMINED	N/A	UNDETERMINED
TRAU & LOEVNER		9/26/2005		_	
OPERATING CO.	LICENSE AGREEMENT, AS AMENDED		UNDETERMINED	N/A	UNDETERMINED
VENDOR DEVELOPMENT		4/22/2004			
	LICENSE AGREEMENT		UNDETERMINED	N/A	UNDETERMINED
WEDCO MOULDED PRODUCTS COMPANY	LICENSE AGREEMENT	3/30/2004	UNDETERMINED	N/A	UNDETERMINED
				TOTAL	: UNDETERMINED

In re: Briggs & Stratton Tech, LLC Case No. 20-43600

Schedule A/B 77

Other property of any kind not already listed

	CURRENT VALUE OF
OTHER PROPERTY OF ANY KIND NOT ALREADY LISTED	DEBTOR'S INTEREST
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON CORPORATION	\$11,727,819.07
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON	\$76,227.77
INTERNATIONAL, INC.	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON AG	\$149,272.34
(SWITZERLAND)	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON AUSTRALIA	\$134,553.37
PTY. LIMITED	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON (SHANGHAI)	\$128,745.17
INTERNATIONAL TRADING CO., LTD.	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON MANAGEMENT	\$1,509,925.28
(SHANGHAI) CO., LTD.	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON JAPAN K.K.	\$169,606.43
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON MEXICO SRL	\$11,944.08
DE C.V.	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON (MALAYSIA)	\$3,051.72
SDN. BHD.	
INTERCOMPANY RECEIVABLE FROM BRIGGS & STRATTON NEW ZEALAND	\$6,596.76
LIMITED	
TOTAL:	\$13,917,741.99

In re: Briggs & Straton 766h, LLC Case No. 20-43600 Schedule EFF, Part 1 Creditors Who Have PRIORITY Unsecured Claims

							SPEC CODI	E			CONTINGENT	JIDATE	9	TOTAL CLAIM	
								SECTION: U.S.C.		SUBJECT TO	É	ਭੂ	7		PRIORITY
LINE	PRIORITY CREDITOR'S NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE			ASIS FOR CLAIM	OFFSET (Y/N)	ខ	، 5	<u> </u>	TOTAL CLAIM	AMOUNT
2.1	ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT-ANNUAL NOTIFICATION OF REGULATED WASTE	110 VULCAN ROAD			BIRMINGHAM	AL	35209	8 TA	XING AUTHORITY	N	x	х	х	UNDETERMINED	UNDETERMINED
	ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT-														
2.2	BIANNUAL SPECIAL WASTE ALABAMA DEPARTMENT OF	110 VULCAN ROAD			BIRMINGHAM	AL	35209	8 TA	XING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.3	ENVIRONMENTAL MANAGEMENT-STORM WATER PERMITS	110 VULCAN ROAD			BIRMINGHAM	AL	35209	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.4	CITY OF POPLAR BLUFF - MUNICIPAL UTILITIES	PO BOX 1268	112 JOHNSON DR.		POPLAR BLUFF	MO	63901	8 TA	XING AUTHORITY	N	x	x	x	UNDETERMINED	UNDETERMINED
	GEORGIA DEPARTMENT OF NATURAL RESOURCES - HAZARDOUS SUBSTANCES	1 0 50X 1200			I OI DIN BEOT			<u> </u>				^		ONDETER WINTED	ONDETERMINED
2.5	FEES	PO BOX 101231			ATLANTA	GA	30392	8 TA	XING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.6	DISTRICT	MR. SONG TRAN - INDUSTRIAL WASTE ENGINEER	260 SEEBOTH ST.		MILWAUKEE	WI	53204-1446	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.7	MISSOURI DEPARTMENT OF NATURAL RESOURCES-AIR POLLUTION CONTROL	PO POV 470			JEFFERSON		05400		VINO AUTUODITY					LINDETERMINES	LINDETERMINES
2.7	PROGRAM MISSOURI DEPARTMENT OF NATURAL	PO BOX 176			CITY	МО	65102	8 I A	XING AUTHORITY	N	X	Х	X	UNDETERMINED	UNDETERMINED
2.8	RESOURCES-ENVIRONMENTAL REMEDIATION FEES AND TAXES UNIT	PO BOX 2530			JEFFERSON CITY	мо	65102	8 74	XING AUTHORITY	N	×	x	x	UNDETERMINED	UNDETERMINED
2.0		OTAQ COMPLIANCE AND			CITT	IVIO	65102	0 14	ALING AUTHORITT	IN .	^		^	ONDETERMINED	UNDETERMINED
2.9	MISSOURI DEPARTMENT OF NATURAL RESOURCES-WATER PROTECTION PROGRAM	INNOVATIVE STARTEGIES DIVISION, ATTN: MS. JULIA GIULIANO-MECHANICAL ENGINEER			JEFFERSON CITY	MO	65102	8 TA	XING AUTHORITY	N	×	x	x	UNDETERMINED	UNDETERMINED
2.10	PENNSYLVANIA DEPARTMENT OF REVENUE	DEPARTMENT 280946 ATTN: BANKRUPTCY DIVISION			HARRISBURG	PA	17128-0946		XING AUTHORITY	N		х	х	UNDETERMINED	UNDETERMINED
2.11	STATE OF ALABAMA-DEPARTMENT OF REVENUE, LEGAL DIVISION/COMMISSIONER	PO BOX 320001			MONTGOMERY	AL	36130-0001	8 TA	XING AUTHORITY	N	x	x	x	UNDETERMINED	UNDETERMINED
2.12	STATE OF ARIZONA-ATTORNEY GENERAL'S OFFICE	PO BOX 6123			PHOENIX	AZ	85005-6123		XING AUTHORITY	N	х		х	UNDETERMINED	UNDETERMINED
2.13	STATE OF CALIFORNIA-FRANCHISE TAX BOARD	PO BOX 2952			SACRAMENTO	CA	95812-2952	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.14	STATE OF CONNECTICUT-ATTORNEY GENERAL OFFICE/BANKRUPTCY DIVISION	55 ELM STREET			HARTFORD	СТ	06106	8 TA	XING AUTHORITY	N	x	x	x	UNDETERMINED	UNDETERMINED
2.15	STATE OF FLORIDA-DEPARTMENT OF REVENUE/BANKRUPTCY UNIT	PO BOX 6668			TALLAHASSEE	FL	32314-6668		XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.16	STATE OF GEORGIA-ARCS/BANKRUPTCY	1800 CENTURY BLVD N.E.	SUITE 9100		ATLANTA	GA	30345	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.17	STATE OF HAWAII-BANKRUPTCY UNIT	PO BOX 259			HONOLULU	НІ	96809-0259	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.18	STATE OF ILLINOIS-BANKRUPTCY UNIT	PO BOX 19035			SPRINGFIELD	IL	62794-9045	8 TA	XING AUTHORITY	N	Х	х	х	UNDETERMINED	UNDETERMINED
2.19	STATE OF ILLINOIS-DEPARTMENT OF REVENUE/BANKRUPTCY SECTION	PO BOX 64338	100 W.		CHICAGO	IL	60664-0338	8 TA	XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.20	STATE OF ILLINOIS-OFFICE OF STATE TREASURER/LEGAL DEPARTMENT	JAMES R. THOMPSON CENTER	RANDOLPH ST.	SUITE 15-600	CHICAGO	IL	60601	8 TA	XING AUTHORITY	N	х	х	<u>x</u>	UNDETERMINED	UNDETERMINED
2 24	STATE OF INDIANA-DEPARTMENT OF		100 NORTH SENATE AVE.,		INDIANADOLIC	INI	46204			N	\	Ţ			
2.21	REVENUE STATE OF IOWA DOR - OFFICE OF THE ATTORNEY GENERAL	BANKRUPTCY SECTION-MS 108 1305 E. WALNUT ST. ATTN: BANKRUPTCY UNIT	N240		DES MOINES	IN IA	50319		XING AUTHORITY XING AUTHORITY	N	X	X	X	UNDETERMINED	UNDETERMINED UNDETERMINED
2.23	STATE OF KENTUCKY-LEGAL BRANCH/BANKRUPTCY SECTION	PO BOX 5222			FRANKFORT	KY	40602		XING AUTHORITY	N		х	х	UNDETERMINED	UNDETERMINED
2.24	STATE OF LOUISIANA-DEPARTMENT OF REVENUE	PO BOX 66658			BATON ROUGE	LA	70896	8 TA	XING AUTHORITY	N	x	х	x	UNDETERMINED	UNDETERMINED
2.25	STATE OF MASSACHUSETTS- BANKRUPTCY UNIT	PO BOX 9564	100 CAMBRIDGE ST., 7TH FLOOR		BOSTON	MA	02114-9564		XING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.26	STATE OF MICHIGAN-DEPARTMENT OF TREASURY/TAX POLICY DIVISION/	2ND FLOOR, AUSTIN BUILDING ATTN: LITIGATION LIAISON	430 WEST ALLEGAN ST.		LANSING	MI	48922	8 TA	XING AUTHORITY	N	x	х	Х	UNDETERMINED	UNDETERMINED

In re: Briggs & Stratton Feen, LLC
Case No. 20-43600
Schedule F/F, Part 1
Creditors Who Have PRIORITY Unsecured Claims

								SPECIFY CODE			CONTINGENT	UNLIQUIDATE	Q.		
								SUBSECTION: 11 § U.S.C.		SUBJECT TO	ŇĘ	<u>s</u>	E E	TOTAL CLAIM	PRIORITY
LINE		ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE	ZIP	COUNTRY 507(A)()	BASIS FOR CLAIM	OFFSET (Y/N)	8	٤	DIS	TOTAL CLAIM	AMOUNT
2.27	STATE OF MINNESOTA-DEPARTMENT OF REVENUE	MAIL SECTION 5130			ST. PAUL	MN	55146-5130	8	TAXING AUTHORITY	N	x	x	x	UNDETERMINED	UNDETERMINED
2.20	STATE OF MISSISSIPPI-BANKRUPTCY SECTION	DO DOV 22000			IVCKCOVI	мс	20225 2000		TAVING ALITHODITY	N	V	х	V	LINDETERMINER	LINDETERMINER
2.28	STATE OF MISSOURI-DEPARTMENT OF	PO BOX 22808			JACKSON JEFFERSON	MS	39225-2808		TAXING AUTHORITY	IN	^	$\stackrel{ o}{\vdash}$	\cap	UNDETERMINED	UNDETERMINED
2.29	REVENUE	PO BOX 475			CITY	MO	65105	8	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.30	STATE OF NEW HAMPSHIRE- DEPARTMENT OF REVENUE ADMINISTRATION	PIERRO O. BOISVERT, COLLECTION DIVISION DIRETOR	PO BOX 454		CONCORD	NH	03301	8	TAXING AUTHORITY	N	х	х	Х	UNDETERMINED	UNDETERMINED
	STATE OF NEW JERSEY-DIVISION OF TAXATION/COMPLIANCE AND											,	ıl		
2.31		50 BARRACK STREET, 9TH FLOOR	PO BOX 245		TRENTON	NJ	08695-0267	8	TAXING AUTHORITY	N	х	х	Х	UNDETERMINED	UNDETERMINED
2.32	STATE OF NEW YORK-BANKRUPTCY UNIT	PO BOX 5300			ALBANY	NY	12205-0300	3	TAXING AUTHORITY	N	х	х	Х	UNDETERMINED	UNDETERMINED
	STATE OF NEW YORK-DEPARTMENT OF TAXATION & FINANCE/BANKRUPTCY UNIT-		W.A. HARRIMAN									,	ı l		
2.33	TCD STATE OF NORTH CAROLINA-	BUILDING 8, ROOM 455	STATE CAMPUS		ALBANY	NY	12227	8	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
	DEPARTMENT OF REVENUE/OFFICE	DO DOV 4400			B. (510)							, , [
2.34	SERVICES DIVISION/BANKRUPTCY UNIT STATE OF OKLAHOMA-GENERAL	PO BOX 1168			RALEIGH OKLAHOMA	NC	27602-1168	3	TAXING AUTHORITY	N	Х	Х	$\stackrel{X}{\vdash}$	UNDETERMINED	UNDETERMINED
2.35	COUNSEL'S OFFICE	100 N. BROADWAY AVE.	STE. 1500		CITY	ОК	73102	8	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.36	STATE OF OKLAHOMA-OFFICE OF THE ATTORNEY GENERAL/BANKRUPTCY SECTION	120 N. ROBINSON	STE. 2000W		OKLAHOMA CITY	ОК	73102	8	TAXING AUTHORITY	N	x	x	x	UNDETERMINED	UNDETERMINED
	STATE OF OREGON-OREGON DEPARTMENT OF REVNUE/BANKRUPTCY												ıT		
2.37	DIVISION	955 CENTER NE, #353			SALEM	OR	97301-2555	8	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.38	STATE OF RHODE ISLAND-BANKRUPTCY UNIT	ONE CAPITOL HILL			PROVIDENCE	RI	02908	8	TAXING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
	STATE OF SOUTH CAROLINA-											,	ıl		
2.39	DEPARTMENT OF REVENUE & TAXATION STATE OF TENNESSEE-ATTORNEY	PO BOX 12265			COLUMBIA	SC	29211-9979	8	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
	GENERAL'S OFFICE/BANKRUPTCY											,	ıl		
2.40	DIVISION STATE OF TEXAS-COMPTROLLER OF	PO BOX 20207			NASHVILLE	TN	37202-0207	3	TAXING AUTHORITY	N	Х	Х	Х	UNDETERMINED	UNDETERMINED
2.41	PUBLIC ACCOUNTS/REVENUE ACCOUNTING DIVISION/BANKRUPTCY SECTION	PO BOX 13528	CAPITOL STATION		AUSTIN	TX	78711		TAXING AUTHORITY	N	x	x	×	UNDETERMINED	UNDETERMINED
	STATE OF UTAH-STATE TAX											П	П		
2.42	COMMISSION/TAXPAYER SERVICES DIVISION	ATTN: MICHELLE RIGGS	210 NORTH 1950 WEST		SALT LAKE CITY	UT	84134	8	TAXING AUTHORITY	N	х	х	х	UNDETERMINED	UNDETERMINED
2.43	STATE OF WASHINGTON DEPARTMENT OF REVENUE/BANKRUPTCY CLAIMS UNIT	2101 FOURTH AVENUE #1400			SEATTLE	WA	98121-2300	8	TAXING AUTHORITY	N	х	x	х	UNDETERMINED	UNDETERMINED
2.44	STATE OF WISCONSIN-DEPARTMENT OF REVENUE/SPECIAL PROCEDURES	UNIT PO BOX 8901			MADISON	WI	53708-8901		B TAXING AUTHORITY	N	$\lceil \rceil$	x	ι _Υ Ι	UNDETERMINED	UNDETERMINED
2.44		ONIT 1 O BOX 0901	SNODGRASS		INIVIDION	v v 1	33700-0901		I IAAING AUTHORITT	14	^	\uparrow	$\hat{\Box}$	ONDE LEKIVIINED	ONDETERIVINED
2.45	TENNESSEE DEPARTMENT OF REVENUE, BUSINESS TAX DIVISION	312 ROSA L. PARKS AVE.	TOWER, 6TH FLOOR		NASHVILLE	TN	37243-1102		TAXING AUTHORITY	N	x	, _x [x	UNDETERMINED	UNDETERMINED
2.46	UNITED STATES DEPARTMENT OF TRANSPORTATION-HAZARDOUS MATERIALS REGISTRATION	PO BOX 530275			ATLANTA	GA	30353-0273		TAXING AUTHORITY	N		x		UNDETERMINED	UNDETERMINED
2.40	INATEMALS REGISTRATION				ATEMNIA	UA.	30333-0213		J IAMING AUTHORITY	IN .	<u> </u>	 ^ 	Ĥ	GIADE LEVININED	OMPETERIMINED
		OTAQ COMPLIANCE AND INNOVATIVE STARTEGIES DIVISION, ATTN: MS. JULIA	2000 TRAVERWOOD												
2.47	PROTECTION AGENCY WISCONSIN DEPARTMENT OF NATURAL	GIULIANO-MECHANICAL ENGINEER	DRIVE		ANN ARBOR	MI	48105	3	TAXING AUTHORITY	N	Х	Х	X	UNDETERMINED	UNDETERMINED
2.48	RESOURCES - ENVIRONMENTAL FEES	PO BOX 93192			MILWAUKEE	WI	53293-0192	8	TAXING AUTHORITY	N		х		UNDETERMINED	UNDETERMINED
				1			ļ					<u> 10T/</u>	AL:	UNDETERMINED	UNDETERMINED

In re-Bridge 3 Stratton Fech, LLC
Case No. 20-43600
Schedule EF, Part 2
Creditors Who Have NONPRIORITY Unsecured Claims

LINE	NONPRIORITY CREDITOR'S NAME	ADDRESS 1	СПТУ	STATE	ZIP	COUNTRY	DATE INCURRED	BASIS FOR CLAIM	SUBJECT TO OFFSET (Y/N)	CONTINGENT UNLIQUIDATED	
3.1	B&S AG SWITZERLAND	WOLLERAUSTRASSE 41B	FREIENBACH		8807	CH		INTERCOMPANY PAYABLES	Υ		\$149,272.34
3.2	B&S AUSTRALIA	3 IMPERATA CLOSE	KEMPS CREEK	NSW	2178	AU		INTERCOMPANY PAYABLES	Υ		\$134,553.37
3.3	B&S JAPAN	591 ASAGOI-CHO	OMIHACHIMAN-SHI	25	523-0817	JP		INTERCOMPANY PAYABLES	Y		\$169,606.43
3.4	B&S MALAYSIA	NO. 16A PERSIARAN BARAT	PETALING JAYA	SEL	46050	MY		INTERCOMPANY PAYABLES	Υ		\$3,051.72
3.5	B&S MEXICO	AV. LAS MISIONES . PARQUE IND. B 41	QUERETARO	QRO	76246	MX		INTERCOMPANY PAYABLES	Υ		\$11,944.08
3.6	B&S NEW ZEALAND	54 APOLLO DRIVE	MAIRANGI BAY AUCKLAND		0632	NZ		INTERCOMPANY PAYABLES	Y		\$6,596.76
3.7	B&S SHANGHAI MANAGEMENT	A31 NO 5399 WAIQINGSONG ROAD	QINGPU, SHANGHAI		201700	CN		INTERCOMPANY PAYABLES	Υ		\$1,509,925.28
3.8	B&S SHANGHAI TRADING	A32-5399 WAIQINGSONG ROAD	QINGPU, SHANGHAI		201707	CN		INTERCOMPANY PAYABLES	Υ		\$128,745.17
3.9	BRIGGS & STRATTON CORPORATION	12301 W. WIRTH STREET	WAUWATOSA	WI	53222			INTERCOMPANY PAYABLES	Υ		\$11,727,819.07
3.10	BRIGGS & STRATTON INTERNATIONAL, INC.	12301 W. WIRTH STREET	WAUWATOSA	WI	53222			INTERCOMPANY PAYABLES	Υ		\$76,227.77
3.11	PENSION BENEFIT GUARANTY BOARD (PBGC)	1200 K STREET, N.W.	WASHINGTON	DC	20005			UNFUNDED PENSION AND RETIREMENT PLANS		ХХ	UNDETERMINED
										TO	TAI - \$13 917 741 99

In re: Briggs & Stratton Tech, LLC Case No. 20-43600

Schedule E/F, Part 3
Notice Parties to Creditors Who Have Unsecured Claims

LINE	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	СІТҮ	STATE	ZIP	COUNTRY	ON WHICH LINE IN PART 1 OR PART 2 IS THE RELATED CREDITOR (IF ANY) LISTED? IF NOT LISTED, EXPLAIN
	CURTIS, HEINZ, GARRETT &		130 S. BEMISTON,						
4.1	O'KEEFE, P.C.	ROBERT E. JONES	SUITE 200		CLAYTON	MO	63105		2.4
4.2	MISSOURI DEPARTMENT OF REVENUE	ATTN BANKRUPTCY UNIT	301 W HIGH ST	HARRY S TRUMAN STATE OFFICE BUILDING	JEFFERSON CITY	МО	65101		2.29
4.3	MISSOURI DEPARTMENT OF REVENUE	BANKRUPTCY UNIT, JOHN WHITEMAN	PO BOX 475		JEFFERSON CITY	МО	65105-0475		2.29

	NAME OF OTHER PARTIES WITH WHOM THE DEBTOR HAS AN EXECUTORY							STATE WHAT THE CONTRACT OR LEASE IS FOR AND THE NATURE OF	STATE THE TERM
LINE	CONTRACT OR UNEXPIRED LEASE	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	THE DEBTOR'S INTEREST	REMAINING
2.1	ALTERRA TOOLS LTD	ROOM 8, 5TH FLOOR CHINACHEM GOLDEN PLAZA / 77 MODY ROAD, TSIMSHATSHUI		KOWLOON			HONG KONG	LICENSE AGREEMENT	12/31/2014
2.2	ALTON INDUSTRIES LTD GROUP	ARTERIAL ROAD A127		WICKFORD	YW	XOE OR3	GB	LICENSE AGREEMENT	12/31/2019
2.3	ALTON INDUSTRIES LTD GROUP	ARTERIAL ROAD A127		WICKFORD	YW	XOE OR3	GB	LICENSE AGREEMENT	12/31/2019
2.4	ALTON INDUSTRIES LTD.	ARTERIAL ROAD A127		WICKFORD	YW	XOE OR3	GB	LICENSE AGREEMENT	12/31/2019
2.5	ALTON INDUSTRY LTD GROUP	ARTERIAL ROAD A127		WICKFORD	YW	XOE OR3	GB	LICENSE AGREEMENT	12/31/2019
2.6	ALTON INDUSTRY LTD GROUP	ARTERIAL ROAD A127		WICKFORD	YW	XOE OR3	GB	LICENSE AGREEMENT	12/31/2019
2.7	AMERICAN CLASSICS INC	220 COUNTY ROAD 591		HANCEVILLE	AL	35077		LICENSE AGREEMENT	
2.8	AMSOIL INC #774148	4148 SOLUTIONS CENTER		CHICAGO	IL	60677-4001		MANUFACTURING AGREEMENT	12/31/2014
2.9	AMSOIL INC #774148	4148 SOLUTIONS CENTER		CHICAGO	IL	60677-4001		DISTRIBUTION AGREEMENT	12/31/2014
2.10	APCIE INC	31 HALF MOON BAY DR.		CORONA DELMAR		92625		LICENSE AGREEMENT	3/31/2007
2.11	CANADIAN TIRE CORPORATION LTD	2180 YOUNG ST		TORONTO	ON	M4P 2V8	CA	LICENSE AGREEMENT	7/1/2006
2.12	DOUGLAS BATTERY MAN	500 BATTERY DRIVE		WINSTON-SALEM	NC	27107		LICENSE AGREEMENT	3/31/2007
2.13	EXIDE CORPORATION	N28 W23240 ROUNDY DRIVE		PEWAUKEE	WI	53072		LICENSE AGREEMENT	9/30/2012
2.14	EXIDE CORPORATION	N28 W23240 ROUNDY DRIVE		PEWAUKEE	WI	53072		LICENSE AGREEMENT	9/30/2015
2.15	EXIDE CORPORATION	N28 W23240 ROUNDY DRIVE		PEWAUKEE	WI	53072		LICENSE AGREEMENT	9/30/2016
2.16	EXIDE CORPORATION	N28 W23240 ROUNDY DRIVE		PEWAUKEE	WI	53072		LICENSE AGREEMENT	9/30/2019
2.17	FIRST GEAR INC	8668 KAPP DR		PEOSTA	IA	52068-9568		LICENSE AGREEMENT	
2.18	HARRIS FARMS LLC	7227 HALEY INDUSTRIAL DRIVE, SUITE 200		NOLENSVILLE	TN	37135		AUTHORIZATION	12/31/2012
2.19	HARRIS FARMS LLC	7227 HALEY INDUSTRIAL DRIVE, SUITE 200		NOLENSVILLE	TN	37135		LICENSE AGREEMENT	12/31/2012
2.20	HARRIS FARMS LLC	7227 HALEY INDUSTRIAL DRIVE, SUITE 200		NOLENSVILLE	TN	37135		LICENSE AGREEMENT	12/31/2012
2.21	INSYTE SOLUTIONS INC	100 HANNON DRIVE		LAWRENCEBURG	TN	38464		LICENSE AGREEMENT	6/30/2009
2.22	INSYTE SOLUTIONS INC	100 HANNON DRIVE		LAWRENCEBURG	TN	38464		LICENSE AGREEMENT	6/30/2009

	NAME OF OTHER PARTIES WITH WHOM							STATE WHAT THE CONTRACT OR	CTATE THE TERM
LINE	THE DEBTOR HAS AN EXECUTORY CONTRACT OR UNEXPIRED LEASE	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	LEASE IS FOR AND THE NATURE OF THE DEBTOR'S INTEREST	REMAINING
2.23	JONCO INDUSTRIES INC	2800 W CUSTER AVE		MILWAUKEE	wı	53209-4951		LICENSE AGREEMENT	12/30/2008
2.24	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2014
2.25	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2010
2.26	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2014
2.27	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		MISCELLANEOUS	6/30/2007
2.28	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	1/25/2005
2.29	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2016
2.30	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2016
2.31	LEMUR LICENSING INC	790 PARKSIDE TRL NW		MARIETTA	GA	30064-4713		LICENSE AGREEMENT	6/30/2018
2.32	LUBRICATION TECHNOLOGIES INC	900 MENDELSSOHN AVE N		GOLDEN VALLEY	MN	55427-4309		LETTER OF INTENT	12/31/2015
2.33	LUBRICATION TECHNOLOGIES INC	900 MENDELSSOHN AVE N		GOLDEN VALLEY	MN	55427-4309		LETTER OF INTENT	1/31/2016
2.34	LUBRICATION TECHNOLOGIES INC	900 MENDELSSOHN AVE N		GOLDEN VALLEY	MN	55427-4309)	LICENSE AGREEMENT	12/31/2020
2.35	LUBRICATION TECHNOLOGIES INC	900 MENDELSSOHN AVE N		GOLDEN VALLEY	MN	55427-4309)	LICENSE AGREEMENT	12/31/2020
2.36	MAZUTTI RIBAS STERN SOCIEDADE	RUA HEITOR STOCKLER DE FRANÇA,		CURITBA	BR		BR	LETTER AGREEMENT	
2.37	MIDWEST QUALITY GLOVES, INC.	835 INDUSTRIAL RD		CHILLICOTHE	мо	64601		LICENSE AGREEMENT	12/31/2015
2.38	MIDWEST QUALITY GLOVES, INC.	835 INDUSTRIAL RD		CHILLICOTHE	мо	64601		LICENSE AGREEMENT	12/31/2017
2.39	MIDWEST QUALITY GLOVES, INC.	835 INDUSTRIAL RD		CHILLICOTHE	мо	64601		LICENSE AGREEMENT	12/31/2018
2.40	MTD PRODUCTS INC	1900 E NINTH ST		CLEVELAND	ОН	44193-0001		LICENSE AGREEMENT	12/31/2009
2.41	MTD PRODUCTS INC	1900 E NINTH ST		CLEVELAND	ОН	44193-0001		LICENSE AGREEMENT	12/31/2010
2.42	NATIONAL PREMIUM INC	PO BOX 547		PEWAUKEE	WI	53072		PROMOTIONAL\ADVERTISING AGREEMENT	4/9/2010
2.43	NOVA MACHINERY CO LTD	BANGMOD, TOONGKUR,		BANGKOK	тн	10140	тн	LICENSE AGREEMENT	3/31/2007
2.44	OLYMPIC OIL LTD	PO BOX 77-52328		CHICAGO	IL	60678-2328		LICENSE AGREEMENT	4/1/2006

	NAME OF OTHER PARTIES WITH WHOM						STATE WHAT THE CONTRACT OR	
LINE	THE DEBTOR HAS AN EXECUTORY CONTRACT OR UNEXPIRED LEASE	ADDRESS 1	ADDRESS 2 CITY	STATE	ZIP	COUNTRY	LEASE IS FOR AND THE NATURE OF THE DEBTOR'S INTEREST	STATE THE TERM REMAINING
2.45	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.46	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.47	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.48	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.49	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.50	OLYMPIC OIL LTD	PO BOX 77-52328	CHICAGO	IL	60678-2328		LICENSE AGREEMENT	7/31/2009
2.51	PACIFIC CYCLE	4902 HAMMERSLEY ROAD	MADISON	WI	53711		LICENSE AGREEMENT	4/30/2006
2.52	PACIFIC CYCLE INC	4902 HAMMERSLEY ROAD	MADISON	WI	53711		LICENSE AGREEMENT	4/30/2008
2.53	PACIFIC CYCLE INC	4902 HAMMERSLEY ROAD	MADISON	WI	53711		LICENSE AGREEMENT	4/30/2007
2.54	PARKER HANNIFIN CORP	7975 COLLECTION CENTER DR	CHICAGO	IL	60693-0079		LICENSE AGREEMENT	12/31/2012
2.55	PARKER HANNIFIN CORP	7975 COLLECTION CENTER DR	CHICAGO	IL	60693-0079		LICENSE AGREEMENT	12/31/2015
2.56	PARKER HANNIFIN CORP	7975 COLLECTION CENTER DR	CHICAGO	IL	60693-0079		LICENSE AGREEMENT	12/31/2017
2.57	PARKER HANNIFIN CORP	7975 COLLECTION CENTER DR	CHICAGO	IL	60693-0079		LICENSE AGREEMENT	12/31/2019
2.58	PARKER HANNIFIN CORP	7975 COLLECTION CENTER DR	CHICAGO	IL	60693-0079		LICENSE AGREEMENT	12/31/2021
2.59	PERRIN SOUVENIR DISTRIBUTORS INC	5320 RUSCHE DRIVE NW	COMSTOCK PARK	МІ	49321		LICENSE AGREEMENT	12/31/2005
2.60	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	7/31/2020
2.61	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	10/31/2012
2.62	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	6/30/2011
2.63	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	7/31/2015
2.64	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	7/31/2015
2.65	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	8/31/2015
2.66	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE	INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	7/31/2017

	NAME OF OTHER PARTIES WITH WHOM THE DEBTOR HAS AN EXECUTORY							STATE WHAT THE CONTRACT OR LEASE IS FOR AND THE NATURE (OF STATE THE TERM
LINE	CONTRACT OR UNEXPIRED LEASE	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	THE DEBTOR'S INTEREST	REMAINING
2.67	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE		INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	
2.68	PINNACLE OIL HOLDINGS LLC	8175 ALLISON AVE		INDIANAPOLIS	IN	46268-1648		LICENSE AGREEMENT	7/31/2020
2.69	SWISHER MOWER & MACHINE CO INC	PO BOX 67		WARRENSBURG	МО	64093		LICENSE AGREEMENT	12/31/2008
2.70	SWISHER MOWER & MACHINE CO INC	PO BOX 67		WARRENSBURG	МО	64093		LICENSE AGREEMENT	4/30/2008
2.71	TALX CORPORATION	4076 PAYSPHERE CIR		CHICAGO	IL	60674-0040		POWER OF ATTORNEY	12/31/2012
2.72	THE PLASTICS GROUP	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2011
2.73	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2011
2.74	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	11/25/2010
2.75	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	12/31/2015
2.76	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2017
2.77	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2017
2.78	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2020
2.79	THE PLASTICS GROUP INC	PO BOX 83049		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2020
2.80	TPG PLASTICS LLC	7409 S. QUINCY		WILLOWBROOK	IL	60527		LICENSE AGREEMENT	4/30/2020
2.81	TRAU & LOEVNER OPERATING CO	5817 CENTRE AVENUE		PITTSBURGH	PA	15206		LICENSE AGREEMENT	12/31/2005
2.82	TRAU & LOEVNER OPERATING CO	5817 CENTRE AVENUE		PITTSBURGH	PA	15206		LICENSE AGREEMENT	8/15/2006
2.83	VALVOLINE	PO BOX 101489		ATLANTA	GA	30392		LICENSE AGREEMENT	12/31/2008
2.84	VALVOLINE - A DIVISION OF ASHLAND INC	PO BOX 101489		ATLANTA	GA	30392		LICENSE AGREEMENT	12/31/2008
2.85	VENDOR DEVELOPMENT GROUP INC	120 IONIA STREET SW		GRAND RAPIDS	МІ	49503		LICENSE AGREEMENT	4/30/2007
2.86	VP RACING FUELS INC	7124 RICHTER ROAD		ELMENDORF	TX	78112		LICENSE AGREEMENT	
2.87	WEDCO MOULDED PRODUCTS COMPANY	1289 NEWTON		BOUCHERVILLE	QC	J6N 1A1	CA	LICENSE AGREEMENT	10/31/2009

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

	§	Chapter 11
In re:	§	
	§	Case No. 20-43597-399
BRIGGS & STRATTON	§	
CORPORATION, et al.,	§	(Jointly Administered)
	§	
Debtors.	§	
	§	
	§	
	§	

STATEMENT OF FINANCIAL AFFAIRS FOR BRIGGS & STRATTON TECH, LLC, CASE NO. 20-43600

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

S Chapter 11
In re:
S S Case No. 20-43597-399
BRIGGS & STRATTON S (Jointly Administered)
S Debtors.
S Chapter 11

(Jointly Administered)

GLOBAL NOTES AND STATEMENTS OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Briggs & Stratton Corporation and its debtor affiliates, as debtors and debtors in possession (collectively, the "Debtors" and, together with their non-Debtor affiliates, the "Company"), are filing their respective Schedules of Assets and Liabilities (each, a "Schedule" and, collectively, the "Schedules") and Statements of Financial Affairs (each, a "Statement" or "SOFA" and, collectively, the "Statements" or "SOFAs") with the United States Bankruptcy Court for the Eastern District of Missouri (the "Bankruptcy Court") pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These global notes and statements of limitations, methodology and disclaimers regarding the Debtors' Schedules and Statements (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Schedules and Statements. The Global Notes are in addition to the specific notes set forth below with respect to particular Schedules and Statements (the "Specific Notes" and, together with the Global Notes, the "Notes"). These Global Notes should be referred to, and referenced in connection with, any review of the Schedules and Statements.

The Debtors' management team prepared the Schedules and Statements with the assistance of their advisors and other professionals and have relied upon the efforts, statements, advice, and representations of personnel of the Debtors and the Debtors' advisors and other professionals. Given the scale of the Debtors' businesses, the Debtors' management, including the Debtors' Chief Financial Officer, who has executed the Schedules and Statements of each of the Debtors, has not (and practically could not have) personally verified the accuracy of each statement and representation in the Schedules and Statements, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

Capitalized terms used but not defined herein shall have the respective meanings ascribed to such terms in the *Declaration of Jeffrey Ficks, Financial Advisor of Briggs & Stratton Corporation, in Support of the Debtors' Chapter 11 Petitions and First Day Relief* [Docket No. 51] (the "**Ficks Declaration**").

The Schedules and Statements are unaudited and subject to potential adjustment. In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of preparation. The Debtors' management team and advisors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances; however, the receipt or discovery of subsequent information may result in material changes to the Schedules or Statements and/or inadvertent errors, omissions, or inaccuracies may exist in the Schedules or Statements. Notwithstanding any such discovery, new information, or errors or omissions, the Debtors do not undertake any obligation or commitment to update the Schedules and Statements.

The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, but not limited to, the right to dispute or otherwise assert offsets or defenses to any claim reflected on the Schedules and Statements as to amount, liability, classification, identity of debtor or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Furthermore, nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their chapter 11 cases, including, but not limited to, any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or recharacterization of contracts and leases, assumption or rejection of contracts and leases under the provisions of chapter 3 of the Bankruptcy Code, causes of action arising under the provisions of chapter 5 of the Bankruptcy Code, or any other relevant applicable laws to recover assets or avoid transfers.

The Schedules, Statements, and Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors or their affiliates.

- 1. <u>Description of the Cases</u>. On July 20, 2020 (the "Petition Date"), each of the Debtors commenced a voluntary case under chapter 11 of the Bankruptcy Code. The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On July 21, 2020, the Bankruptcy Court entered an order authorizing the joint administration of the cases pursuant to Bankruptcy Rule 1015(b). On August 5, 2020, the United States Trustee for the Eastern District of Missouri (the "U.S. Trustee") appointed an official committee of unsecured creditors pursuant to section 1102(a)(1) of the Bankruptcy Code (the "Creditors' Committee").
- 2. <u>Basis of Presentation</u>. For financial reporting purposes, the Debtors historically have prepared consolidated financial statements, which include financial information for the Debtors and certain non-debtor affiliates. The Schedules and Statements are unaudited and reflect the Debtors' reasonable efforts to report certain financial information of each Debtor on a stand-alone, unconsolidated basis. These Schedules and Statements neither purport to represent financial statements prepared in accordance with Generally Accepted Accounting

Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor.

The Debtors attempted to attribute the assets and liabilities, certain required financial information, and various cash disbursements to the applicable Debtor entity. However, because the Debtors' accounting systems, policies, and practices were developed for consolidated reporting purposes, rather than reporting by individual legal entity, it is possible that not all assets, liabilities, or amounts of cash disbursements have been recorded with the correct legal entity on the Schedules and Statements. Accordingly, the Debtors reserve all rights to supplement and/or amend the Schedules and Statements in this regard.

Given, among other things, the uncertainty surrounding the valuation of certain assets and the valuation and nature of certain liabilities, a Debtor may report more assets than liabilities. Such report shall not constitute an admission that such Debtor was solvent on the Petition Date or at any time before or after the Petition Date. Likewise, a Debtor reporting more liabilities than assets shall not constitute an admission that such Debtor was insolvent on the Petition Date or any time prior to or after the Petition Date.

- 3. **Reporting Date.** Unless otherwise noted, the Schedules and Statements generally reflect the Debtors' books and records as of the Petition Date and generally do not account for authorized payments under the First Day Orders (as defined below).
- 4. <u>Current Values.</u> Other than estimated bank cash balances, the assets and liabilities of each Debtor are listed on the basis of the book value of the asset or liability in the respective Debtor's accounting books and records. Unless otherwise noted, the book value ascribed in the Debtor's books is reflected in the Schedules and Statements.
- 5. <u>Confidentiality.</u> To protect the privacy of certain parties, including, among others, the Debtors' employees and board of directors, certain identifying information, such as mailing addresses, was excluded from the Schedules and Statements.² In addition, there may be instances where certain information was not included due to the nature of the agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or to protect the privacy of an individual.

This is consistent with the authority granted to the Debtors in the Order (I) Extending the Time to File Schedules and Statements; (II) Extending the Time to Schedule the Meeting of Creditors; (III) Waiting the Requirements to File Equity Lists and Provide Notice to Equity Security Holders; (IV) Authorizing the Debtors to File a Consolidated List of the Debtors' Thirty (30) Largest Unsecured Creditors; (V) Authorizing the Debtors to File a Consolidated and Redacted Creditor Matrix; and (VI) Approving the Manner of Service of Notice of Case Management [Docket No. 149] (the "Creditor Matrix Order").

6. Intercompany Transactions and Claims. The Debtors have reported for each Debtor the aggregate net intercompany balance between such Debtors and each other Debtor and/or non-Debtor as assets on Schedule A/B or as liabilities on Schedule E/F, as appropriate, as of the Petition Date. Due to the volume of intercompany accounts payable and receivable, multiple sources and accounting software systems involved, and the complex nature of the Debtors' business, these amounts have not been fully reconciled as of the Petition Date. The listing in the Schedules and Statement (including, without limitation, Schedule A/B or Schedule E/F) by the Debtors of any obligation between a Debtor and another Debtor and/or non-Debtor is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of the Debtors regarding whether such amount would be allowed as a claim or how much obligations may be classified and/or characterized in a plan of reorganization or otherwise by the Bankruptcy Court. The Debtors reserve all rights with respect to such obligations.

Intercompany transactions arise in the ordinary course and are primarily related to: (i) procurements, (ii) commissioned sales, (iii) royalties, (iv) dividend payments, and (v) warranty payments. Intercompany transactions between Company entities result in intercompany receivables and payables and short term or long term notes. The intercompany balances recorded in the Schedules reflect activity through the fiscal year ended June 30, 2020. Accordingly, the Debtors reserve their rights to amend the Schedules and Statements, if applicable. The Company does review its intercompany transactions on a monthly basis to verify both payables and receivables are reflected and that any variance is below a \$50,000 threshold amount, but does not undergo a full reconciliation process.

- 7. Accuracy. Although the Debtors have made good faith reasonable efforts to file complete and accurate Schedules and Statements, inadvertent errors or omissions may exist. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors are not liable for and undertake no responsibility to indicate variations from securities laws or for any evaluations of the Debtors based on this financial information or any other information. The Debtors reserve all rights to amend and/or supplement the Schedules and Statements as is necessary or appropriate.
- 8. Net Book Value of Assets. In many instances, current market valuations are not maintained by or readily available to the Debtors. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate resources for the Debtors to obtain current market valuations for all assets. As such, wherever possible, unless otherwise indicated, net book values are presented as of the Petition Date. When necessary, the Debtors have indicated that the value of certain assets is "Unknown" or "Undetermined." Amounts ultimately realized

may vary materially from net book value (or other value so ascribed). Accordingly, the Debtors reserve all rights to amend, supplement, and adjust the asset values set forth in the Schedules and Statements. As applicable, fixed assets and leasehold improvement assets that have been fully depreciated, amortized or impaired, or were expensed for GAAP accounting purposes, have no net book value, and, therefore, are not included in the Schedules and Statements or are listed with a zero-value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value.

- 9. <u>Currency</u>. All amounts shown in the Schedules and Statements are in U.S. Dollars, unless otherwise indicated. Currency conversions are generally as of the Petition Date. To the extent information has been provided in local currency for specific Schedule and Statement responses, approximate foreign exchange rates have been utilized as of the date of the transaction for conversion to U.S. dollars.
- Payment of Prepetition Claims Pursuant to First Day Orders. Following the 10. Petition Date, the Bankruptcy Court entered various orders on an interim and final basis (the "First Day Orders"), authorizing, but not directing, the Debtors to, among other things, pay certain prepetition: (i) service fees and charges assessed by the Debtors' banks; (ii) insurance and surety bond obligations; (iii) obligations to critical vendors; (iv) claims of shippers and warehousemen; (v) customer program obligations; (vi) employee wages, salaries, and related items (including, employee benefit programs and independent contractor obligations); and (vii) taxes and assessments. Where the Schedules and Statements list creditors and set forth the Debtors' scheduled amounts attributable to such claims, such scheduled amounts reflect balances owed as of the Petition Date. To the extent any adjustments are necessary for any payments made on account of such claims following the commencement of these chapter 11 cases pursuant to the authority granted to the Debtors by the Bankruptcy Court under the First Day Orders, such adjustments may be included within the Schedules and Statements. The Debtors reserve the right to update the Schedules and Statements to reflect payments made pursuant to the First Day Orders that may not be represented in the attached Schedules and Statements.
- 11. Other Paid Claims. To the extent the Debtors reach any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties, subject to Bankruptcy Court approval if necessary. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

- 12. <u>Setoffs.</u> The Debtors routinely incur setoffs from customers and suppliers in the ordinary course of business. Such ordinary course setoffs can arise from various items including, but not limited to, billing discrepancies, customer programs, returns, warranties, refunds, rebates, certain intercompany transactions, and other disputes between the Debtors and their customers and/or suppliers. These routine setoffs are consistent with the ordinary course of business in the Debtors' industry, and, therefore, can be particularly voluminous, unduly burdensome, and costly for the Debtors to regularly document. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and, as such, are or may be excluded from the Schedules and Statements. Any setoff of a prepetition debt to be applied against the Debtors is subject to the automatic stay and must comply with section 553 of the Bankruptcy Code.
- 13. Accounts Receivable. The accounts receivable information listed on the Schedules includes receivables from the Debtors' customers and is calculated net of any amounts that, as of the Petition Date, may be owed to such customers in the form of offsets or other price adjustments pursuant to the Debtors' customer program policies and day-to-day operating policies and any applicable Bankruptcy Court order.
- 14. <u>Inventory.</u> Inventories are reported based on the net book value on the Debtors' balance sheet as of the Petition Date.
- 15. **Property and Equipment.** Unless otherwise indicated, owned property and equipment are valued at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third-party lessors. Any such leases are listed in the Schedules and Statements. Nothing in the Schedules and Statements is, or should be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect thereto. The inventories, property and equipment listed in the Schedules are presented without consideration of any mechanics' or other liens.
- 16. Excluded Assets and Liabilities. Certain liabilities resulting from accruals, liabilities recognized in accordance with GAAP, and/or estimates of long-term liabilities either are not payable at this time or have not yet been reported. Therefore, they do not represent specific claims as of the Petition Date and are not otherwise set forth in the Schedules. Additionally, certain deferred assets, charges, accounts or reserves recorded for GAAP reporting purposes only, and certain assets with a net book value of zero are not included in the Schedules. Excluded categories of assets and liabilities include, but are not limited to, deferred tax assets and liabilities, deferred income, deferred charges, self-insurance reserves, favorable lease rights, and unfavorable lease liabilities. Other immaterial assets and liabilities may have been excluded.

- 17. **Reservation of Rights.** Nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of rights with respect to these chapter 11 cases, including, but not limited to, the following:
 - a. Any failure to designate a claim listed on the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to dispute and to assert setoff rights, counterclaims, and defenses to any claim reflected on its Schedules as to amount, liability, and classification, and to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated."
 - b. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, or designated certain items. The Debtors thus reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as is necessary and appropriate.
 - c. Amounts that were not readily quantifiable by the Debtors may be reported as "unknown", "TBD", or "undetermined", and is not intended to reflect upon the materiality of such amount.
 - d. The listing of a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly.
 - e. The listing of a claim (i) on Schedule D as "secured," or (ii) on Schedule E/F as "priority unsecured," and the listing a contract or lease on Schedule G as "executory" or "unexpired", does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' rights to recharacterize or reclassify such claim, contract or lease pursuant to a schedule amendment, claim objection, or otherwise. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a security interest has been undertaken. Except as provided in an order of the Bankruptcy Court, the Debtors reserve all rights to dispute and challenge the secured nature or amount of any such creditor's claims or the characterization of the structure of any transaction, or any document or instrument related to such creditor's claim.
 - f. In the ordinary course of their business, the Debtors lease property and equipment from certain third-party lessors for use in the daily operation of

their business. Any such leases are set forth in Schedule G and any current amount due under such leases that was outstanding as of the Petition Date is listed on Schedule E/F. Nothing in the Statements or Schedules is or shall be construed as an admission or determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect to any of such issues, including, the recharacterization thereof.

- g. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including but not limited to, the right to assert claims objections and/or setoffs with respect to the same.
- h. The Debtors' businesses are part of a complex enterprise. Although the Debtors have exercised their reasonable efforts to ensure the accuracy of their Schedules and Statements, they nevertheless may contain errors and omissions. The Debtors hereby reserve all of their rights to dispute the validity, status, and enforceability of any contracts, agreements, and leases set forth on the Schedules and Statements, and to amend and supplement the Schedules and Statements as necessary.
- i. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on the Schedules and Statements, including, but not limited to, the right to dispute and challenge the characterization or the structure of any transaction, document, and instrument related to a creditor's claim.
- The Debtors exercised their reasonable efforts to locate and identify guarantees and other secondary liability claims (the "Guarantees") in their secured financings, debt instruments, and other agreements. However, a review of these agreements, specifically the Debtors' unexpired leases and executory contracts, is ongoing. Where such Guarantees have been identified, they are included in the relevant Schedules and Statements. Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other agreements inadvertently may have The Debtors have reflected the obligations under the been omitted. Guarantees for both the primary obligor and the guarantors with respect to their secured financings and debt instruments on Schedule H. Guarantees with respect to the Debtors' executory contracts and unexpired leases are not included on Schedule H and the Debtors believe that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financing, debt instruments and similar agreements may exist and, to the extent they do, will be identified upon further review. Thus, the Debtors

reserve their rights to amend and supplement the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize and reclassify any such contract or claim.

- k. Listing a contract or lease on the Schedules and Statements shall not be deemed an admission that such contract is an executory contract, such lease is an unexpired lease, or that either necessarily is binding, valid, and enforceable. The Debtors hereby expressly reserve the right to assert that any contract listed on the Schedules and Statements does not constitute an executory contract within the meaning of section 365 of the Bankruptcy Code, as well as the right to assert that any lease so listed does not constitute an unexpired lease within the meaning of section 365 of the Bankruptcy Code.
- 1. Exclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated or otherwise expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property should not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- m. To timely close the books and records of the Debtors as of the Petition Date and to prepare such information on a legal entity basis, the Debtors were required to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and reported revenue and expenses as of the Petition Date. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, revenue and expense to reflect changes in those estimates and assumptions.
- 18. <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements and exclude items identified as "unknown" or "undetermined." If there are unknown or undetermined amounts, the actual totals may be materially different from the listed totals. Where a claim or other amount is marked as "unliquidated," but the Debtors also report a dollar value, such dollar value may indicate only the known or determined amount of such claim or amount, the balance of which is unliquidated.
- 19. <u>Global Notes Control.</u> In the event that the Schedules or Statements differ from any of the foregoing Global Notes, the Global Notes shall control.

Specific Notes with Respect to the Debtors' Schedules of Assets and Liabilities

1. <u>Schedule-Specific Disclosures.</u> Each of Schedules A/B, D, E/F, G, and H contain explanatory or qualifying notes that pertain to the information provided in the Schedules. Those Schedule-specific notes are incorporated herein by reference. The asset totals listed on the Schedules represent all known amounts included in the Debtors' books and records as of the Petition Date. To the extent there are unknown or undetermined amounts, the actual total may be different from the total listed.

2. Schedules A/B

- a. **Part 1.** As set forth in the Cash Management Motion,³ the Company conducts its operations through an extensive network of bank accounts managed globally. Amounts listed in Question 3 reflect the actual bank account balances in the respective accounts as of the Petition Date and may vary from the Debtors' books and records amounts. The Debtors also maintain three (3) lock boxes where customer checks are directed.
 - Briggs & Stratton Corporation makes payments on behalf of Briggs & Stratton International, Inc. and Briggs & Stratton Tech, LLC, and therefore bank accounts and transactions for these entities are reflected in the Briggs & Stratton Corporation schedules and statements.
- b. Part 2. The Debtors maintain certain deposits in the conduct of their business operations. These deposits are included in the Schedules for the appropriate legal entity. Types of deposits include, among other things, lease deposits, security deposits, royalties, and equipment deposits. Certain prepaid or amortized assets are listed in Part 2 in accordance with the Debtors' books and records. The amounts listed in Part 2 do not necessarily reflect assets that the Debtors will be able to collect or realize. These amounts listed in Part 2 include, among other things, prepaid rent, professional services retainers, New Market Tax Credit insurance costs, prepaid subscription fees, prepaid marketing expenses, utilities deposits, and prepaid trade show deposits.
- c. **Part 3.** The Debtors' accounts receivable information includes receivables from the Debtors' customers, vendors, or third parties, which are calculated net of any amounts that, as of the Petition Date, may be owed to such parties in the form of offsets or other price adjustments pursuant to the Debtors'

The "Cash Management Motion" means the Motion of Debtors for Entry of Orders (I) Authorizing Debtors to (A) Continue Existing Cash Management System, (B) Honor Certain Prepetition Obligations Related to the Use Thereof, and (C) Continue Intercompany Transactions and Provide Administrative Expense Priority for Postpetition Intercompany Claims, and (D) Continue Supply Chain Financing; (II) Waiving Requirements of Section 345(b) of the Bankruptcy Code; and (III) Granting Related Relief [Docket No 17].

customer programs and day-to-day operations or may, in the Debtors' opinion, be difficult to collect from such parties due to the passage of time or other circumstances. The Debtors do not indicate the age of accounts receivables in these Schedules and Statements.

As described in the Cash Management Motion, the Debtors are tracking postpetition intercompany transactions on a Debtor-by-Debtor basis.

- d. **Part 4.** Equity interests in subsidiaries and affiliates primarily arise from common stock ownership. For purposes of these Schedules and Statements, the Debtors have listed an undetermined value for the equity interests on account of the fact that the fair market value of such ownership is dependent on numerous variables and factors, and may differ significantly from their net book value. Additionally, the Debtors report investments in subsidiaries on an aggregate basis, which incorporates all international subsidiaries. To determine the individual investment for each individual subsidiary would be unduly burdensome given the complex nature of the Debtors operations.
- e. **Part 5.** Inventory is stated at book value as of the Petition Date. Inventory reserves for Briggs & Stratton Corporation are applied on a pro-rated basis across all inventory categories. Inventory reserves for Allmand Bros., Inc. are applied proportionally to semi-finished goods and finished goods only. Inventory reserves for Billy Goat Industries, Inc. are applied exclusively to finished goods.

Amounts presented as inventory receipts within twenty days of the Petition Date have not been reduced to reflect inventory received under cash in advance payments or payments made postpetition under certain First Day Orders. The amounts listed in Part 5 should not be interpreted as an estimate of outstanding section 503(b)(9) balances.

- f. Part 7. The value of office furniture and fixtures, office equipment, and machinery are reflected at the net book value as of the Petition Date. Debtors have listed all relevant assets, including those that are fully depreciated.
- g. Part 8, Question 47. Actual realizable values of the identified leased or owned vehicles may vary significantly relative to net book values as of the Petition Date. The majority of the vehicles operated by the Debtors are leased. As the total book value of the owned vehicles is only approximately five percent (5%) of the total leased vehicle value, aggregate information for all leased vehicles has been provided (rather than detailed information by vehicle). For the purposes of the Schedules, the Debtors have listed information regarding the leased vehicles on the Schedules for Briggs & Stratton Corporation.

- h. **Part 8, Question 50.** Assets under construction primarily relate to capital expenditures and primarily refer to equipment and tooling not yet in production. As these assets are not yet in production, they are not yet being utilized or depreciated.
- i. **Part 9.** For the Debtors that own real property, such owned real estate is reported, except where otherwise noted, at book value as of the Petition Date. The Debtors may have listed certain assets as real property when such assets were in fact personal property, or the Debtors may have listed certain assets as personal property when such assets are in fact real property. The Debtors reserve all rights to recharacterize their interests in real property at a later date. The value of leased properties is reflected as undetermined.
- j. Part 10. Part 10 identifies the various trademarks, patents, and licenses owned and maintained by the Debtors. Part 10 also includes a best effort listing of the Debtors' registered internet domains and websites. The act of not listing any specific domain or website is not a relinquishing of ownership. Certain of the Debtors have customer information from ordinary course business activities which contains personally identifiable information (as defined in section 101(41A) and 107 of the Bankruptcy Code). As of the Petition Date, the Debtors' books and records included balances for various intangible assets. The Schedules do not list the book balances of intangible assets because they may not be reflective of realizable values.

Goodwill reflects the costs of acquisitions in excess of fair values assigned to identifiable net assets acquired. Goodwill is assigned to reporting units based upon the expected benefit of the synergies of the acquisition. Other Intangible Assets reflect identifiable intangible assets that arose from purchase acquisitions or license agreements. Assets are primarily composed of trade names, patents and customer relationships. Goodwill and tradenames, which are considered to have indefinite lives, are not amortized; however, both must be tested for impairment at least annually.

k. Part 11. In the ordinary course of business, the Debtors may have accrued, or may subsequently accrue, certain rights to counterclaims, cross-claims, setoffs, refunds with their customers and suppliers, and potential warranty claims against their suppliers, among other claims. Additionally, certain of the Debtors may be party to pending litigation in which the Debtors have asserted, or may assert, claims as plaintiffs, or counter-claims and/or cross-claims as defendants.

Despite exercising their reasonable efforts to identify all such assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. Unless otherwise noted on specific responses, items reported on Schedule B

are reported from the Debtors' books and records as of the Petition Date. Any amounts reported typically reflect amounts seeking to be recovered and/or costs incurred pursuing causes of action, and may not reflect ultimate recoverable amounts. The Debtors reserve all of their rights with respect to any claims and causes of action, or avoidance actions they may have and neither the Notes nor the Schedules shall be deemed a waiver of any such claims or causes of action, or avoidance actions, or in any way prejudice or impair the assertion thereof in any way.

- 1. Part 11, Question 72. The estimate of federal net operating losses ("NOLs") reported as of fiscal year ended June 30, 2020 reflects the impact of amended U.S. federal income tax returns to be filed postpetition to carryback NOLs to the years ended June 30, 2014, June 30, 2015, and June 30, 2016. This carryback is anticipated to have the effect of decreasing the available U.S. Federal NOLs by approximately \$93 million, while increasing certain other tax attributes (i.e., foreign tax and general business credit carryforwards) and generating a U.S. federal income tax refund receivable. The gross non-tax effected NOL carryforward value as of June 30, 2020 prior to filing of the amended U.S. federal income tax returns was initially estimated at \$110 million. Although the U.S. federal NOL carryforwards may have been generated by multiple debtors, for ease of administration and reporting, all NOLs are reflected under Briggs & Stratton Corporation. Taxable income or NOLs from the current year's activity is estimated and subject to change.
- m. **Part 11, Question 73.** The Debtors maintain a variety of insurance policies. The Debtors have not made a determination as to the surrender or refund value of each of the insurance policies. Therefore, the Debtors' insurance policies are listed with an undetermined value.
- n. **Part 11, Question, 75.** In the ordinary course of their businesses, the Debtors may have accrued, or may subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, refunds with their customers and suppliers, or potential warranty claims against their suppliers. Additionally, certain of the Debtors may be party to pending litigation in which the Debtors have asserted, or may assert, claims as a plaintiff or counter-claims and/or cross-claims as a defendant. Because such claims are unknown to the Debtors and not quantifiable as of the Petition Date, they are not listed on Schedule A/B Question 75.
- o. **Part 12, Question 82.** Intercompany receivables have been listed as "Other property" under Schedule A/B, Question 77.
- 3. <u>Schedule D.</u> The claims listed on Schedule D, as well as the guarantees of those claims listed on Schedule H, arose and were incurred on various dates. A determination of the date on which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all such dates are included for each claim. To the best of the Debtors' knowledge, all claims listed

on Schedule D arose, or were incurred, before the Petition Date. The amounts on Schedule D are consistent with the Debtors' stipulations set forth in the DIP Order, which are subject to investigation and challenge by the Creditors' Committee or other parties in interest, all as more fully set forth in the DIP Order.

Except as otherwise agreed or stated pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court that is or becomes final, the Debtors and/or their estates reserve their right to dispute and challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D of any Debtor and, subject to the foregoing limitations, note as follows: (a) although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken; (b) the Debtors reserve all rights to dispute and challenge the secured nature of any creditor's claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim; and (c) the descriptions provided on Schedule D are intended to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Detailed descriptions of the Debtors' prepetition debt structure, guarantees, and descriptions of collateral relating to each debt contained on Schedule D are contained in the Ficks Declaration.

The Debtors have listed only the administrative agent for their funded secured indebtedness, but these secured claims are owned or beneficially controlled by a number of parties that may not be identified in the Schedules and Statements.

Except as specifically stated herein, real property lessors, equipment lessors, utility companies, and other parties which may hold security deposits or other security interests have not been listed on Schedule D. The Debtors have not listed on Schedule D any parties whose claims may be secured through rights of setoff, deposits, or advance payments posted by, or on behalf of, the Debtors, or judgment or statutory lien rights.

4. Schedules E/F

a. **Part 1.** The claims listed on Part 1 arose and were incurred on various dates. A determination of the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, no such dates are included for each claim listed on Part 1. To the best of the Debtors' knowledge, all claims listed on Part 1 arose or were incurred before the Petition Date.

The Debtors have not listed any tax, wage or wage-related obligations that the Debtors have paid pursuant to the First Day Orders on Part 1. The Debtors believe that all such claims for wages, salaries, expenses, benefits

and other compensation as described in the First Day Orders have been or will be satisfied in the ordinary course during these chapter 11 cases pursuant to the authority granted to the Debtors in the relevant First Day Orders. The Debtors reserve their right to dispute or challenge whether creditors listed on Schedule E/F are entitled to priority status pursuant to sections 503 and 507 of the Bankruptcy Code.

Claims owing to various taxing authorities to which the Debtors potentially may be liable are included on the Debtors' Schedule E/F. Certain of such claims, however, may be subject to ongoing audits and the Debtors otherwise are unable to determine with certainty the amount of the remaining claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as disputed, contingent, and unliquidated, pending final resolution of ongoing audits or other outstanding issues.

Schedule E/F, Part 1 also includes estimates related to employee incentive compensation plans. This information is not comprehensive. While the Debtors have multiple cash bonus plans, at the time of the filing and preparation of the Schedules, only amounts associated with the employee Sales Incentive Plan have been determined. The amounts to be awarded under the Annual Incentive Plan and the Hourly Employee Incentive Plan are currently being assessed as specified in the Employee Wage Motion. Therefore, these amounts have not been incorporated. The Debtors reserve their rights, but undertake no obligations, to amend Schedules E/F as they receive this information.

Schedule E/F, Parts 1 & 2 includes estimates related to employee PTO obligations. These estimates are marked as unliquidated as the exact amount may vary from the most recent payroll records received from the Debtors. Additionally, these claims are also marked as contingent as the Debtors do not seek the authority to "cash out" accrued but unpaid PTO unless required by applicable non-bankruptcy law and as vacation is taken post filing by each employee.

The Debtors reserve the right to assert that any claim listed on Schedule E/F does not constitute a priority claim under the Bankruptcy Code.

Part 2. The Debtors have exercised their reasonable efforts to list all liabilities on Schedule E/F of each applicable Debtor's Schedule. As a result of the Debtors' consolidated operations, however, the reader should review Schedule E/F for all Debtors in these cases for a complete understanding of the unsecured debts of the Debtors. Certain creditors listed on Schedule E/F may owe amounts to the Debtors, and, as such, the Debtors may have valid setoff and recoupment rights with respect to such amounts. The amounts listed on Schedule E/F may not reflect any such right of setoff or recoupment, and the Debtors reserve all rights to assert the

same and to dispute and challenge any setoff and recoupment rights that may be asserted against the Debtors by a creditor. Additionally, certain creditors may assert mechanic's, materialman's, or other similar liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve their rights to dispute and challenge the validity, perfection, and immunity from avoidance of any lien purported to be perfected by a creditor listed on Schedule E/F of any Debtor. In addition, certain claims listed on Schedule E/F (Part 2) may be entitled to priority under section 503(b)(9) of the Bankruptcy Code.

The Debtors have made reasonable efforts to include all unsecured creditors on Schedule E/F including, but not limited to, lease counterparties, taxing authorities, trade creditors, and service providers. The amounts listed in Schedule E/F with respect to certain trade creditors do not convey the Debtors' stipulations set forth in each such creditor's ongoing trade agreement, as applicable.⁴ The Debtors have made reasonable efforts to include certain balances on Schedule E/F, including deferred liabilities, accruals, or general reserves, but may not have included all balances where impracticable. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals primarily represent general estimates of liabilities and do not represent specific claims as of the Petition Date. The Debtors have made reasonable efforts to include as contingent, unliquidated and disputed the claim of any party not included on the Debtors' open accounts payable that is associated with an account that has an accrual or receipt not invoiced.

Schedule E/F also contains information regarding pending litigation involving the Debtors. Each of the litigations are listed in the Schedules for Briggs & Stratton Corporation. In certain instances, the relevant Debtor that is the subject of the litigation is unclear or undetermined. To the extent that litigation involving a particular Debtor has been identified, however, such information is included on that Debtor's Schedule E/F. The amounts for these potential claims are listed as undetermined and marked as contingent, unliquidated, and disputed in the Schedules.

The aggregate net intercompany payable amounts listed in Schedule E/F may or may not result in allowed or enforceable claims by or against a given Debtor, and listing these payables is not an admission on the part of the

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Further information and a form of the Debtors' ongoing trade agreements is set forth in the Motion of Debtors for Interim and Final Orders (I) Authorizing Debtors to Pay Prepetition Obligations in the Ordinary Course of Business to (A) Critical Vendors, (B) Foreign Creditors, and (C) 503(b)(9) Claimants; and (II) Granting Related Relief [Docket No. 30] and Motion of Debtors for Order (I) Authorizing Payment of Prepetition Claims of Shippers, Warehouseman, Import/Export Providers, and Other Lien Claimants, (II) Confirming Administrative Expense Priority of Undisputed Prepetition Orders, (III) Authorizing Payment of Such Obligation in the Ordinary Course of Business, and (IV) Granting Related Relief [Docket No. 150].

Debtors that the intercompany claims are enforceable or collectable. The intercompany payables also may be subject to recoupment, netting, or other adjustments made pursuant to intercompany policies and arrangements not reflected in the Schedules.

Additionally, the Bankruptcy Court has authorized the Debtors to pay, in their discretion, certain unsecured claims, pursuant to the First Day Orders. To the extent practicable, each Debtor's Schedule E/F is intended to reflect the balance as of the Petition Date, however, some amounts may reflect postpetition payments of some or all of the Bankruptcy Court approved payments. Certain Debtors may pay additional claims listed on Schedule E/F during these chapter 11 cases pursuant to these and other orders of the Bankruptcy Court and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such claim. Additionally, Schedule E/F does not include potential rejection damage claims, if any, of the counterparties to executory contracts and unexpired leases that have been, or may be, rejected.

Schedule E/F, Part 2 includes estimates for potential claims related to the Debtors' retirement plans, including, but not limited to, the Briggs & Stratton Key Employee Savings and Investment Plan and the Briggs & Stratton Supplemental Employee Retirement Plan.

The Debtors' accounting system tracks vendors using a number and unique name assigned to each vendor. Because many vendors service multiple business areas for the Debtors, there are many instances in which the same vendor has been assigned multiple vendor numbers and variations of the vendor's name. For purposes of Part 2, the Debtors have, to the best of their knowledge, aggregated claims for the same vendor under the same vendor number. However, instances may exist where not all claims for a single vendor have been aggregated, and, conversely, some claims may have been unknowingly aggregated into a single vendor number whereas they should be separate vendors. Instances may exist where not all such claims have been identified and the Debtors may have separately listed potentially duplicative claims of such vendors under multiple vendor numbers. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

The Debtors have listed only the indenture trustee for their funded unsecured indebtedness, but these unsecured claims are owned or beneficially controlled by a number of parties that may not be identified in the Schedules and Statements.

5. Schedule G. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively, the "Agreements"), the Debtors' review process of the Agreements is ongoing and inadvertent errors, omissions, or over-inclusion may have occurred. All information provided is based on the Debtors' contract repository software and is subject to material change. The Debtors may have entered into various other types of Agreements in the ordinary course of their businesses, such as dealer agreements, confidentiality agreements, service agreements, sales agreements, equipment leases, tooling products agreements, and other agreements that may be included in Schedule G. In addition, as described herein, certain non-disclosure agreements have been omitted. The Debtors reserve all of their rights with respect to such agreements.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted Agreements. Likewise, the listing of an Agreement on Schedule G does not constitute an admission that such Agreement is an executory contract or unexpired lease or that such Agreement was in effect on the Petition Date or is valid or enforceable. The Agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letter and other documents, instruments and agreements that may not be listed on Schedule G. Executory agreements that are oral in nature have not been included in Schedule G. Any and all of the Debtors' rights, claims and causes of action with respect to the Agreements listed on Schedule G are hereby reserved and preserved, and as such, the Debtors hereby reserve all of their rights to (a) dispute the validity, status, or enforceability of any Agreements set forth on Schedule G, (b) dispute or challenge the characterization of the structure of any transaction, or any document or instrument related to a creditor's claim, including, but not limited to, the Agreements listed on Schedule G and (c) to amend or supplement such Schedule as necessary. Certain of the Agreements listed on Schedule G may have been entered into on behalf of more than one of the Debtors. Additionally, the specific Debtor obligors to certain of the Agreements may not have been specifically ascertained in every circumstance. In such cases, the Debtors have made reasonable efforts to identify the correct Debtor's Schedule G on which to list the Agreement and, where a contract party remained uncertain, such Agreement may have been listed on a different Debtor's Schedule G.

Certain of the Agreements listed on Schedule G may consist of several parts, including purchase orders, amendments, statements of work, change orders, letters and other documents that may not be listed separately on Schedule G or that may be listed as a single entry. The Debtors expressly reserve their rights to challenge whether such related materials constitute an executory contract, a single contract or agreement or multiple, severable or separate contracts. Additionally, relationships between the Debtors and their customers are often governed by a

master services agreement, under which customers also place work and purchase orders, which may be considered executory contracts. Disclosure of these purchase and work orders, however, is impracticable and unduly burdensome. Accordingly, to the extent the Debtors have determined to disclose master services agreements in Schedule G, purchase and work orders placed thereunder have been omitted.

In addition, certain of the Agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The Debtors reserve all of their rights to dispute or challenge the characterization of the structure of any transaction, or any document or instrument (including, without limitation, any intercompany agreement) related to a creditor's claims. Finally, certain of the executory agreements may not have been memorialized and could be subject to dispute.

Any and all of the Debtors' rights, claims, and causes of action with respect to the Agreements listed on this schedule are hereby reserved and preserved. Similarly, the listing of an Agreement on this schedule does not constitute admission that such document is not a secured financing.

6. Schedule H. The Debtors are party to various debt agreements which were executed by multiple Debtors and certain of their non-Debtor affiliates. The guaranty obligations under prepetition secured credit agreements are noted on Schedule H for each individual Debtor. In the ordinary course of their businesses, the Debtors are involved in pending or threatened litigation and claims arising out of the conduct of their businesses. Some of these matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counter-claims against other parties. To the extent such claims are listed elsewhere in the Schedules of each applicable Debtor, they have not been set forth individually on Schedule H. Furthermore, the Debtors may not have identified on Schedule H certain guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. No claim set forth on the Schedules and Statements of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors or non-Debtors. Due to their voluminous nature, and to avoid unnecessary duplication, the Debtors have not included on Schedule H debts for which more than one Debtor may be liable if such debts were already reflected on Schedule E/F or Schedule G for the respective Debtors subject to such debt. To the extent these Notes include notes specific to Schedules D-G, such Notes also apply to the co-Debtors listed in Schedule H. The Debtors reserve all of their rights to amend the Schedules to the extent that additional guarantees are identified or such guarantees are discovered to have expired or be unenforceable.

Specific Notes With Respect to the Debtors' Statements of Financial Affairs

- 1. <u>SOFA Part 1.</u> The income stated in the Debtors' response to SOFA 1 is consistent with the consolidated sales disclosed in compliance with GAAP and, for purposes of the Schedules and Statements, does not include revenue derived from Intercompany transactions. The Debtors' fiscal year ends on or near June 30 each year:
 - **FY 2018**: Comprised of 52 weeks ending July 1, 2018.
 - **FY 2019**: Comprised of 52 weeks ending June 30, 2019.
 - **FY 2020**: Comprised of 52 weeks ending June 28, 2020.
- 2. **SOFA 3.** Attachment 3 includes any disbursement or other transfer made by the Debtors except for those made to bankruptcy professionals, employees in the ordinary course, and insiders. Transfers to bankruptcy professionals are included on Attachment 11. Transfers to insiders are included in Attachment 4. Additionally, intercompany transfers are excluded from Attachment 3. payments contained in Attachment 3 reflect activity from April 20, 2020 through July 20, 2020 collected from various sources, including, the accounts payable system, payments initiated directly by Treasury, as well as direct debits.⁵ All direct debits are made out of Briggs & Stratton Corporation and are reflected on Attachment 3 for that legal entity. Payments identified and reflected on Attachment 3 are on a cash basis and were made through the Debtors' cash management system. The Debtors have, to the best of their knowledge aggregated claims for the same vendor under the same vendor number. However, instances may exist where not all claims for a single vendor have been aggregated, and, conversely, some claims may have been unknowingly aggregated into a single vendor number whereas they should be separate vendors. The Debtors reserve all rights to amend and supplement the Schedules and Statements and take any other action necessary.

Additionally, certain creditors received payments in their capacity as a third-party intermediary for the Debtors; these payments are included as payments to the creditor. Ceridian HCM, Inc. ("Ceridian") is the Debtors' payroll administrator and Attachment 3 reflects disbursements made to Ceridian on account of the Debtors' payroll obligations, including current and former officers, which Ceridian ultimately disburses to the Debtors' employees or to other employment-related parties with respect to deductions made against the employees' gross wages. As well, the Debtors use an expense management system, Concur Technologies, Inc. ("Concur") to help track and process claims by Employees for Reimbursable Expenses. Attachment 3 reflects disbursements made to Concur on account of individual employee reimbursements that are charged on corporate credit cards. Other reimbursable expenses incurred by employees using their own

Activity may reflect credits as well as debits, showing net activity paid out.

funds that are reimbursed directly to employees are reflected on SOFA 3.

3. SOFA 4. Solely for the purposes of the Schedules and Statements, the Debtors define "insiders" as (a) officers, directors, and anyone in control of a corporate debtor and their relatives; and (b) controlled affiliates of the Debtor and insiders of such affiliates. Individuals listed in the Statements as insiders have been included for informational purposes only. The Debtors do not take any position with respect to (i) such individual's influence over the control of the Debtors; (ii) the management responsibilities or functions of such individual; (iii) the decision-making or corporate authority of such individual; or (iv) whether such individual could successfully argue that he or she is not an insider under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose. As such, the Debtors reserve all rights to dispute whether someone identified is in fact an "insider" as defined in section 101(31) of the Bankruptcy Code. For more information regarding each Debtor's officers and directors, please see SOFA 28.

Home addresses for directors, former directors, employees, and former employees identified as insiders have not been included in the Statements for privacy reasons.⁶ Amounts still owed to creditors will appear on the Schedules for each of the Debtors, as applicable. Transfers listed on SOFA 4 are excluded from SOFA 3. Intercompany receivables have been listed as "Other Property" under Schedule A/B, Question 77.

- 4. <u>SOFA 6.</u> The Debtors incur certain offsets and other similar rights in the ordinary course of business. Offsets in the ordinary course can arise from various items including, but not limited to, billing discrepancies, customer programs, returns, promotional funding, warranties, refunds, certain intercompany transactions and other disputes between the Debtors and their customers and/or suppliers. These offsets and other similar rights are consistent with the ordinary course of business in the Debtors' industry and are not tracked separately. Therefore, such offsets and other similar rights may have been accounted for when certain amounts were included in the Schedules.
- 5. <u>SOFA 7.</u> Information provided on SOFA 7 includes only those legal disputes and administrative proceedings that are formally recognized by an administrative, judicial, or other adjudicative forum. While the Debtors believe they were diligent in their efforts, it is possible that certain suits and proceedings may have been inadvertently excluded in the Debtors' response to SOFA 7. The Debtors reserve all of their rights to amend or supplement their response to SOFA 7.

The listing of any such proceeding shall not be a binding representation of the Debtors' liabilities with respect to any of the legal disputes and/or administrative proceedings identified therein or an admission that the proceedings were correctly filed against the Debtors or any affiliates of the Debtors. The Debtors

The Court has allowed similar relief in the Creditor Matrix Order.

also reserve their rights to assert that neither any Debtor nor any non-Debtor affiliate is an appropriate party to such proceedings.

The actual amount of any recovery related to the proceedings listed in Question 7 is contingent on the outcome of the cases. The Debtors routinely participate in administrative actions and appeals in the ordinary course of their businesses.

The information provided in Attachment 7 includes only those legal disputes and administrative proceedings that are formally recognized by an administrative, judicial, or other adjudicative forum. Since the Debtors do not track corporate entity information at a case level, all litigation matters listed in SOFA 7 are reflected under Briggs & Stratton Corporation. In the Debtors' attempt to provide full disclosure, to the extent a legal dispute or administrative proceedings is not formally recognized by an administrative, judicial, or other adjudicative forum due to certain procedural conditions that counterparties have yet to satisfy, the Debtors have identified such matters on Schedule F.

- 6. **SOFA 9.** The donations and/or charitable contributions listed in response to SOFA 9 represent payments made by Briggs & Stratton Corporation to third parties during the applicable timeframe that were recorded as such within the Debtors' books and records. All charitable contributions are classified as "donations" as it would be unduly burdensome to provide specific details given the way these transactions are recorded in the Debtors books and records. In addition to the charitable contributions listed in Attachment 9, the Debtors may make *de minimis* gifts or gifts in kind from time to time.
- 7. **SOFA 10.** The Debtors occasionally incur losses for a variety of reasons, including theft and property damage. The Debtors, however, may not have records of all such losses to the extent such losses do not have a material impact on the Debtors' business or are not reported for insurance purposes.
- 8. SOFA 11. All payments for services of any entities that provided consultation concerning debt counseling or restructuring services, relief under the Bankruptcy Code, or preparation of a petition in bankruptcy within one year immediately preceding the Petition Date are listed on the applicable Debtor's response to SOFA 11. Some of the professionals listed on Attachment 11 were providing professional services to the Debtors on a consolidated basis beyond debt counseling or restructuring services, As such, certain of the fees listed may include amounts not associated with the bankruptcy process. Transactions represent payment on outstanding bills as well as retainers. Additional information regarding the Debtors' retention of professional service firms is more fully described in individual retention applications and related orders. The Debtors have listed payments made to professionals retained by the Debtors, but not payments made to advisors of their pre- or postpetition lenders or other parties.

- 9. **SOFA 13.** Transfers identified in the response to Question 13 reflect transactions made outside of the ordinary course of business and are arms-length transactions.
- 10. <u>SOFA 16.</u> Subject to the Debtors' privacy policy, in the ordinary course of business, the Debtors collect certain customer information from various sources. Examples of the types of information collected by the Debtors include, among other things, name, mailing address, telephone number, fax number, email address, insurance claim information and credit card information. The Debtors retain such information as long as is necessary for the Debtors to comply with business, tax, and legal requirements.
- 11. <u>SOFA 17.</u> Prior to acquisition by Briggs & Stratton Corporation, Allmand Bros., Inc. and Billy Goat Industries, Inc. had separate 401(k) plans for employees administered through third-party providers. These 401(k) plans were merged into the Briggs & Stratton Consolidated Retirement & Savings Plan in 2016.
- 12. **SOFA 21.** In the ordinary course of business, the Debtors utilize leased property in the conduct of their business. Such leases are listed on Schedule G.
 - Consignment inventory listed on SOFA 21 reflects property held as of the Petition Date and is part of ordinary course operations. Due to the nature of the Debtors' business, the amount of consignment inventory held at their various plant locations is often voluminous. As it would be unduly burdensome to provide line item detail with respect to consignment inventory, this information has been reflected on an aggregate basis by location.
- 13. **SOFA 22–24.** The Debtors have provided information related to environmental proceedings based on their books and records over the last 10 years. The Debtors presently have no outstanding environmental proceedings and have worked diligently to resolve and settle all environmental proceedings in a timely manner. All environmental information related to Attachments 22, 23, and 24 are recorded on the respective attachment for Briggs & Stratton Corporation.
- 14. <u>SOFA 25.</u> The Debtors report investments in subsidiaries on an aggregate basis, which incorporates all international subsidiaries. The Company is comprised of approximately fifty (50) separate legal entities. Due to the volume of legal entities enterprise-wide, the Debtors believe it would be prohibitively difficult to track every change in the capital structure over the six (6) years prior to the Petition Date. Thus, Attachment 25 includes exhibits reflecting the capital structure of the Company as it existed at the end of each of fiscal year 2014, 2015, 2016, 2017, 2018, 2019, and 2020.
- 15. **SOFA 26d.** The Debtors provided financial statements in the ordinary course of business to certain parties for business, statutory, credit, financing and other reasons. Recipients include, among others, regulatory agencies, financial institutions, investment banks, equityholders, debtholders and their legal and financial advisors. Financial statements have also been provided to other parties

as requested, subject to customary non-disclosure requirements where applicable.

Briggs & Stratton Corporation has provided financial statements in the ordinary course of business to numerous financial institutions, creditors, and other parties within two (2) years immediately before the Petition Date. Additionally, Briggs & Stratton Corporation has provided financial statements to numerous parties conducting due diligence during the last twelve (12) months in connection with the Debtors' prepetition capital raise, sale process, restructuring, and other processes requiring due diligence. Considering the number of such recipients and the possibility that in some cases such information may have been shared with parties without the Debtors' knowledge or consent, the Debtors have not disclosed any parties that may have received such financial statements for the purposes of SOFA 26d.

Briggs & Stratton Corporation is a registrant with the Securities and Exchange Commission ("SEC") and as such files periodic reports on Form 8-K, Form 10-Q, and Form 10-K. Additionally, financial information for Briggs can be found on its website at http://www.basco.com. Due to the fact the SEC filings and Briggs & Stratton Corporation's website are of public record, Briggs & Stratton Corporation does not maintain records of those parties that have requested or obtained copies of any of the reports from the SEC or Briggs & Stratton Corporation.

- 16. **SOFA 27.** The count dates and amounts are reflective of physical inventory counts only and exclude cycle counting throughout the year. The results may not correspond to financial accounting for reporting purposes. The Debtors have provided information and estimates related to the value of such inventory where possible.
- 17. **SOFA 28.** The percent of interest listed for each of the directors and officers in SOFA 28 is as of the Petition Date and represents interests held individually, rather than beneficial ownership. Where "nm" ("not meaningful") appears on Attachment 28 a director or officer holds a percent of interest less than 0.1%.
- 18. **SOFA 30.** Any and all known disbursements to insiders have been listed in response to SOFA 4.

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Fill in this information to identify the case:					
Debtor Name: In re : Briggs & Stratton Tech, LLC					
United States Bankruptcy Court for the: Eastern District Of Missouri					
Case number (if known): 20-43600 (BSS)					

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/19

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part 1: Income						
1. Gross revenue from busines ☑ None	SS					
Identify the beginning and may be a calendar year	ending	dates of the debtor's fi	scal y	ear, which	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	to	Filing date	Operating a business Other	\$
For prior year:	From	MM / DD / YYYY	to	MM / DD / YYYY	 Operating a business Other	\$
For the year before that:	From	MM / DD / YYYY	to	MM / DD / YYYY	 Operating a business Other	\$

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2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

☐ None

					Description of sources of revenue	source	enue from each ductions and
From the beginning of the fiscal year to filing date:	From	6/29/2020 MM / DD / YYYY	to	Filing date	Royalty Income	\$	15,191.15
For prior year:	From	7/1/2019 MM / DD / YYYY	to	6/28/2020 MM / DD / YYYY	Royalty Income	\$	1,778,481.73
For the year before that:	From	7/2/2018 MM / DD / YYYY	to	6/30/2019 MM / DD / YYYY	Royalty Income	\$	1,989,567.45

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Name

4.

Part 2: List Certain Transfers Made Before Filing for Bankruptcy

3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$6,825. (This amount may be adjusted on 4/01/22 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

one										
Creditor's name ar	nd address		Dates	Tota	al amount or v	alue		ns for payn all that apply		sfer
				\$				Secured of	ebt	
Creditor's Name								Unsecure	d loan repa	yments
								Suppliers	or vendors	
Street								Services		
								Other		
City	State	ZIP Code	_							
Country										
Daymonte or other										
rayillelits of other	transfers o	of property r	made within	1 year before	filing this ca	se that be	enefited	any inside	r	
List payments or tra	ansfers, inclu	ıding expens	e reimbursen	nents, made v	vithin 1 year be	efore filing	this cas	e on debts o	owed to an	insider or
•	ansfers, inclu gned by an in nt may be a t include any general part	uding expens nsider unless djusted on 4/ payments lis ners of a part	e reimbursen the aggrega /01/22 and ev sted in line 3. tnership debt	nents, made v te value of all rery 3 years a Insiders inclu	vithin 1 year be property trans ter that with re de officers, dir	efore filing ferred to c espect to c rectors, an	this cas or for the cases file and anyon	e on debts of benefit of the d on or afte e in control	owed to an ne insider i r the date of a corpo	s less thai of ate debto
List payments or tra guaranteed or cosig \$6,825. (This amou adjustment.) Do not and their relatives; g	ansfers, inclu gned by an in nt may be a t include any general part	uding expens nsider unless djusted on 4/ payments lis ners of a part	e reimbursen the aggrega /01/22 and ev sted in line 3. tnership debt	nents, made v te value of all rery 3 years a Insiders inclu	vithin 1 year be property trans ter that with re de officers, dir	efore filing ferred to c espect to c rectors, an	this cas or for the cases file and anyon	e on debts of benefit of the d on or afte e in control	owed to an ne insider i r the date of a corpo	s less thai of ate debto
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List payments or tra guaranteed or cosig \$6,825. (This amou adjustment.) Do not and their relatives; of any managing agen None	ansfers, inclugned by an in the may be a tinclude any general part at of the deb	uding expens nsider unless djusted on 4/ payments lis ners of a part	te reimbursen the aggrega /01/22 and ev sted in line 3. tnership debt c. § 101(31).	nents, made v te value of all ery 3 years a Insiders inclu or and their re	vithin 1 year be property trans ter that with re de officers, dir latives; affiliate	efore filing ferred to despect to	this cas or for the cases file ad anyon lebtor ar	e on debts of benefit of the d on or afte e in control d insiders of	owed to an ne insider i r the date of a corpo f such affil	s less thai of ate debto
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List payments or tra guaranteed or cosig \$6,825. (This amou and their relatives; of any managing agen None Insider's Name and Insider's Name Street	ansfers, inclugned by an int may be at include any general part of the deb	uding expens nsider unless djusted on 4/ v payments li ners of a pari tor. 11 U.S.C	te reimbursen the aggrega /01/22 and ev sted in line 3. tnership debt c. § 101(31).	nents, made v te value of all ery 3 years a Insiders inclu or and their re	vithin 1 year be property trans ter that with re de officers, dir latives; affiliate	efore filing ferred to despect to	this cas or for the cases file ad anyon lebtor ar	e on debts of benefit of the d on or afte e in control d insiders of	owed to an ne insider i r the date of a corpo f such affil	s less thai of ate debto
List payments or tra guaranteed or cosig \$6,825. (This amou adjustment.) Do not and their relatives; g any managing agen None Insider's Name and	ansfers, inclugned by an int may be at include any general part of the deb	uding expens nsider unless djusted on 4/ v payments li ners of a pari tor. 11 U.S.C	te reimbursen the aggrega /01/22 and ev sted in line 3. tnership debt c. § 101(31).	nents, made v te value of all ery 3 years a Insiders inclu or and their re	vithin 1 year be property trans ter that with re de officers, dir latives; affiliate	efore filing ferred to despect to	this cas or for the cases file ad anyon lebtor ar	e on debts of benefit of the d on or afte e in control d insiders of	owed to an ne insider i r the date of a corpo f such affil	s less thai of ate debto

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Name

5. Repossessions, foreclosures, and returns

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

\overline{V}	No	ne
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Credi	itor's Name and	Name and Address Description of the Property Date				Value of property		
5.1	Creditor's Name				_	\$		
	Street			-				
	City	State	ZIP Code	-				
	Country			_				

6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

	Creditor's Nan	ne and Addı	ress	Description of the action creditor took	Date action was taken	Amount
6.1	Creditor's Name					\$
	Street					
				Last 4 digits of account number: XXXX-		
	City	State	ZIP Code			
	o.i.y	Claid	2 0000			
	Country	_				

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Part 3: Legal Actions or Assignments

7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filing this case.

✓ None

	Case title	Nature of case	Court or agency's name and ad	ldress	Stat	tus of case
7.1			Name			Pending On appeal
			Street			Concluded
	Case number					
			City State	ZIP Code		
			Country			

8. Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

Custodian's	s name and addr	ress	Description of the Property		Value				
				\$					
Custodian's na	me		· ·		Court name and address				
			Case title						
Street					Name				
			Case number		Street				
City	State	ZIP Code							
Country			Date of order or assignment		City	State	ZIP Code		
					Country				

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Part 4:	Certain	Gifts	and	Charitable	Contributions
I all T.	Ocitani	Onto	and	Onantable	Continuations

9. List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

	Recipient's nam	e and addre	ess	Description of the gifts or contributions	Dates given	Value	
1						\$	
	Creditor's Name						
	Street			_			
	City	State	ZIP Code	_			
	Country			_			
	Recipient's relat	tionship to de	ebtor				

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Name

Part 5: Certain Losses

10. All losses from fire, theft, or other casualty within 1 year before filing this case.

	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
10.1				\$

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Part 6: Certain Payments or Transfers

11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

☑ None

	Who was paid or who rec	ceived the transfer?	If not money, describe any property transferred	Dates	Total amount or value
1.1					\$
	Address				
	Street				
	City State	ZIP Code	-		
	Country		-		
	Email or website address	5			
			-		
	Who made the payment,	if not debtor?			

12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

 $\ensuremath{\,\overline{\!\!\mathcal M\!}}$ None

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1				\$
	Trustee			

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13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

١	Who received tra	nsfer?		Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
1 _						\$
1	Address					
-5	Street					
(City	State	ZIP Code	-		
-	Country					
F	Relationship to D	ebtor				

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Part 7:	Drovious	Locations
Part /:	Previous	Locations

14. Previous addresses

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

☑ Does not apply

	Address			Dates of occupancy	
14.1				From	То
	Street				
	City	State	ZIP Code		
	Country				

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Part 8: **Health Care Bankruptcies**

15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
 providing any surgical, psychiatric, drug treatment, or obstetric care?
- ☑ No. Go to Part 9.
- $\hfill\Box$ Yes. Fill in the information below.

	Facility Name	and Address		Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1					
	Facility Name				
				Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
	Street			-	Check all that apply:
					☐ Electronically
					☐ Paper
	City	State	ZIP Code	-	
	Country			-	

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☐ Yes

Part 9: Personally Identifiable Information	
16. Does the debtor collect and retain personally identifiable inform	nation of customers?
□ No.	
$\ensuremath{\boxtimes}$ Yes. State the nature of the information collected and retained.	Name, physical address, email address, telephone, IP address, login details
Does the debtor have a privacy policy about that information	on?
□ No	
✓ Yes	
17. Within 6 years before filing this case, have any employees of the pension or profit-sharing plan made available by the debtor as aNo. Go to Part 10.	
✓ Yes. Does the debtor serve as plan administrator?	
✓ No. Go to Part 10.	
☐ Yes. Fill in below:	
Name of plan	Employer identification number of the plan
17.1	EIN:
Has the plan been terminated? □ No	

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Name

Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☑ None

	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.1		XXXX-	Checking		\$
	Name	<u> </u>	Savings		
			Money market		
	Street	-	Brokerage		
		_	Other		
	City State ZIP Code	-			
	Country				

19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filling this case.

	Depository institu	ition name and ac	ddress	Names of anyone with access to it	Description of the contents	Does debtor still have it?
19.1						□ No
	Name					
						☐ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

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20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

	Facility name and a	address		Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1						□ No
	Name					
						□ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

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Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

	Owner's name and address		Location of the property	Description of the property	Value	
21.1	Name					
	Street					
	City	State	ZIP Code	•		
	Country			-		

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Part 12: **Details About Environmental Information**

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Repo	rt all r	notices, releases, and proceedir	ngs known, regardless of when they occurred	l.						
22. H	2. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders.									
5	☑ No									
	□ Yes	s. Provide details below.								
		Case title	Court or agency name and address	Nature of the case	Status of case					
	22.1				☐ Pending					
			Name		☐ On appeal					
					☐ Concluded					
			Street							

Case Number ZIP Code City State

Country

☑ No	
------	--

☐ Yes. Provide details below.

an environmental law?

	55. 1 10VIGC G	ctallo below.						
	Site name	and address		Governm address	ental unit nan	ne and	Environmental law, if known	Date of notic
23.1								
	Name			Name			_	-
	Street			Street			_	
							_	
	City	State	ZIP Code	City	State	ZIP Code	_	
	Ony	Oldio	211 0000	Oity	Oldio	211 0000		
							_	
	Country			Country				

Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of

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24. Has the debtor notified any governmental unit of any release of hazardous material?

✓ No

 \square Yes. Provide details below.

Site name a	nd address		Governme	ntal unit name	e and address	Environmental law, if known	Date of notice
Name			Name				_
Street			Street				
O'th	Otata	710.0 - 4-	Otto	01-11-	710.0-1-		
City	State	ZIP Code		State	ZIP Code		
	Name	Street	Name	Name Name Street Street	Name Name Street Street City State ZIP Code City State	Name Street Street City State ZIP Code City State ZIP Code	Name Name Street Street City State ZIP Code City State ZIP Code

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Part 13: Details About the Debtor's Business or Connections to Any Business

25. Other businesses in which the debtor has or has had an interest

List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this

В			December 11		Employer Iden	tification num	ber
	usiness name and add	Iress	Describe the nature	e of the business	Do not include	Social Security	number or ITIN
25.1					EIN:		
Na	ime				Dates busines	s existed	
_			_		From	To	
Str	reet						
_			_				
Cit	State	ZIP Code	_				
Cc	puntry		_				
D l							
	records, and financia						
26a. List	all accountants and b	ookkeepers who n	naintained the debtor's	books and records	within 2 years b	efore filing thi	s case.
□ None	е						
N	lame and Address			Dates of servi	ce		
26a.1 S	See Attachment 26a			From		То	
N	lame						
_	N						
5	Street						
_							
C	City	State	ZIP Code				
_							
_	Country						
	Country			_		a ar propored	a financial
List all	firms or individuals wh ent within 2 years befo	re filing this case.	ompiled, or reviewed de	ebtor's books of acc	count and record	s or prepared	
List all	ent within 2 years befo	re filing this case.	mpiled, or reviewed d	ebtor's books of acc	count and record	s or prepared	
List all	ent within 2 years befo	ore filing this case.	mpiled, or reviewed d	ebtor's books of acc		s or prepared	
List all stateme	ent within 2 years befo ne	ore filing this case.	mpiled, or reviewed d			s or prepared	
List all stateme	ent within 2 years befo ne Name and Address	ore filing this case.	empiled, or reviewed de	Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP Name	ore filing this case.	mpiled, or reviewed d	Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP	ore filing this case.	empiled, or reviewed de	Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP Name 555 E. Wells St.	ore filing this case.	empiled, or reviewed de	Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP Name 555 E. Wells St. Street	ore filing this case.	ompiled, or reviewed do	Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP Name 555 E. Wells St. Street Suite 1400	ore filing this case.		Dates of service			
List all stateme	ent within 2 years beforme Name and Address Deloitte & Touche LLP Name 555 E. Wells St. Street Suite 1400 Milwaukee	ore filing this case.	53202	Dates of service			

Debtor:	Cas	e 20-43597 & Stratton Tech, LLC		Filed 08/23/20 of Financial Affairs	Pg 4	4 of 50	imber (if known): 2	7 Statement
	Name 26b.2	RSM US LLP				12/2019	То	Present
		Name			•			
		411 East Wisconsin	n Avenue					
		Suite 1600						
		Milwaukee	WI	53202				
		City	State	ZIP Code				
		Country						
		Interim Internal A	udit Director					
26c.	List all f	irms or individuals v	who were in pos	session of the debtor's boo	ks of accou	unt and records	s when this case	is filed.
	□ Non	e						
	ı	Name and address				lf a	any books of acc available, explai	ount and records are n why
	_	See Attachment 26c						
	N	ame						
	S	treet						
	_							
	C	ity		State	ZIP Code			
		ountry						
26d.	List all statem	financial institutions ent within 2 years b	s, creditors, and pefore filing this o	other parties, including me case.	rcantile an	d trade agenci	es, to whom the	debtor issued a financial
	□ No	ne						
		Name and address	SS					
	26d.1			topic				
	26d.1	Refer to Global Not		topic			_	
	26d.1	Refer to Global Not		topic			_	
	26d.1	Refer to Global Not		topic			_	
	26d.1	Refer to Global Not		topic			_	
	26d.1	Refer to Global Not		topic	ZIP	Code		
	26d.1	Refer to Global Not Name			ZIP	Code	_	

Debtor	: Ca	ase 20-43	3597 ech, LLC	Doc 55	9-1 Filed	08/23/20 cial Affairs	Ent Po	ered 08	/23/20 23 ase number (if kn	:22:07 own): 20-43600	Statement
	Name	е			or r man	orar 7 mano		, 10 01 0			
27.	Invent	tories									
	Have a	any inventorie	es of the	debtor's pro	perty been taker	n within 2 years l	before	filing this ca	se?		
	☑ No)									
	□ Ye	es. Give the d	etails abo	out the two r	nost recent inve	ntories.					
		Name of the	person v	who supervi	sed the taking o	f the inventory		Date of Inventory		amount and bas) of each inver	sis (cost, market, or atory
									_ \$		
		Name and a records	ddress of	f the person	who has posses	ssion of invento	ry				
	27.1										
		Name									
		Street									
		City		State	ZIP C	Code					
		Country									
28.	List the	he debtor's d le in control (officers, of the de	directors, nebtor at the	nanaging memb time of the filin	pers, general pa g of this case.	artners	, members	in control, co	ntrolling shar	eholders, or other
		Name			Address				Position and Na	ature of any	% of interest, if any
	28.1	See Attachm	ent 28								
29.	Withi	n 1 year befo ntrol of the d	ore the fi	ling of this r sharehold	case, did the deers in control of	ebtor have office of the debtor when	ers, d	irectors, ma	anaging mem these positio	bers, general ns?	partners, members
	☑ N								·		
	□ Y	es. Identify be	elow.								
		Name		Ad	dress				and Nature of		g which position or
	29.1							any intere	:અ	interest was	To
	29.1										10

Debtor	Cas	Se 20-43597 S & Stratton Tech, LLC	Doc 559-1	Filed 0	8/23/20 al Affairs	Ente	red 08/23/20 23: 46 of 50	22:07 S 20-43600	tatement
	Name					. 9			
	Within	ents, distributions, on the second se	is case, did the	debtor provide	an insider with	value i	n any form, including sal	ary, other comp	ensation, draws,
	☑ No								
	☐ Yes	s. Identify below.							
		Name and address of	of recipient		Amount of mor description value of prop	n and	Dates	Reason for	providing the value
	30.1								
		Name							
		Street							
		City	State	ZIP Code					
		Country							
		Relationship to debt	tor						
31.	Within	6 years before filin	g this case, ha	s the debtor b	een a membe	r of any	consolidated group for	or tax purposes	s?
	☑ No								
	□ Vac	s. Identify below.							
	□ 163	s. Identity below.							
	I	Name of the parent c	orporation		Е	mployer	Identification number o	f the parent cor	poration
	31.1				EI	N:			
32.	Withi	n 6 years before fili	ng this case, ha	as the debtor a	as an employe	er been	responsible for contril	outing to a pen	sion fund?
	□ No)							
	☑ Ye	es. Identify below.							
		Name of the pension	n fund		Emp	loyer Id	entification number of th	e pension fund	
	32.1	Briggs & Stratton Ca	sh Balance Retire	ement Plan #006	EIN:	39-018	32330		
	32.2	P Briggs & Stratton Pe	nsion Plan #001		EIN:	39-018	82330		

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Part 14: Signature and Declaration

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both.

18 U.S.C.§§ 152, 1341, 1519, and 3571.

I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct.

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

Executed on 08/23/2020

MM / DD / YYYYY

Printed name Mark Schwertfeger

Signature of individual signing on behalf of the debtor

Position or relationship to debtor Chief Financial Officer

Are additional pages to Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy (Official Form 207) attached?

□ No

Yes

M

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Attachment 26a

Books, records and financial statements - Accountants and bookkeepers

NAME	ADDRESS 1	CITY	STATE	ZIP	TITLE	DATES OF SERVICE
IAN GONZALEZ	ADDRESS REDACTED				FORMER CORPORATE CONTROLLER	4/2010 TO 11/2019
MARK SCHWERTFEGER	12301 W WIRTH ST	WAUWATOSA	WI	53222	CFO	8/2015 TO PRESENT
PHILIP LANGELIN	12301 W WIRTH ST	WAUWATOSA	WI	53222	CORPORATE CONTROLLER	11/2019 TO PRESENT

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Attachment 26c

Books, records and financial statements - Firms or Individuals in possession of books and records

NAME	ADDRESS 1	ADDRESS 2	CITY	STATE		IF ANY BOOKS OF ACCOUNT AND RECORDS ARE UNAVAILABLE, EXPLAIN WHY
DELOITTE & TOUCHE LLP	555 E. WELLS ST.	SUITE 1400	MILWAUKEE	WI	53202	
MARK SCHWERTFEGER	12301 W WIRTH ST		WAUWATOSA	WI	53222	
PHILIP LANGELIN	12301 W WIRTH ST		WAUWATOSA	WI	53222	
RSM US LLP	411 EAST WISCONSIN AVENUE	SUITE 1600	MILWAUKEE	WI	53202	

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Attachment 28

Current Partners, Officers, Directors and Shareholders

NAME	ADDRESS 1	CITY	STATE	ZIP	POSITION AND NATURE OF ANY INTEREST	% OF INTEREST, IF ANY
ANDREA L. GOLVACH	12301 W WIRTH ST	WAUWATOSA	WI	53222	TREASURER	NM
KATHRYN M. BUONO	12301 W WIRTH ST	WAUWATOSA	WI	53222	SECRETARY AND DIRECTOR	NM
MARK A. SCHWERTFEGER	12301 W WIRTH ST	WAUWATOSA	WI	53222	VICE PRESIDENT	NM
RANDALL R. CARPENTER	12301 W WIRTH ST	WAUWATOSA	WI	53222	PRESIDENT AND DIRECTOR	NM