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

In re	Chapter 11
Lordstown Motors Corp., et al., 1	Case No. 23-10831 (MFW)
	(Jointly Administered)
Deb	tors.

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

Lordstown Motors Corp. ("LMC"), Lordstown EV Corporation ("LEVC"), and Lordstown EV Sales LLC ("LEVS"), as debtors and debtors in possession in the above captioned chapter 11 cases (collectively, the "Debtors"), are filing these respective Schedules of Assets and Liabilities (each, a "Schedule," and collectively, the "Schedules") and Statements of Financial Affairs (each, a "Statement," and collectively, the "Statements") with the United States Bankruptcy Court for the District of Delaware (the "Court"), under section 521 of title 11 of the United States Code (the "Bankruptcy Code"), rule 1007 of the Federal Rules of Bankruptcy Procedure, and rule 1007-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware.

These Amended Global Notes, Statements of Limitations, and Methodology, Disclaimers, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all the Debtors' Schedules and Statements. These Global Notes are in addition to any specific notes contained in each Debtors' Schedules and Statements. The fact that the Debtors prepared Global Notes or specific notes with respect to any information in the Schedules and Statements and not to other information in the Schedules and Statements should not be interpreted as a decision by the Debtors to exclude the applicability of such Global Notes or specific notes to any of the Debtors' remaining Schedules and Statements, as appropriate. The Global Notes (and any applicable specific notes) should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.

The Debtors' management prepared the Schedules and Statements with the assistance of their advisors and other professionals. The Schedules and Statements are unaudited and subject to potential adjustment. The Schedules and Statements do not purport to represent financial

The Debtors and the last four digits of their respective taxpayer identification numbers are: Lordstown Motors Corp. (3239); Lordstown EV Corporation (2250); and Lordstown EV Sales LLC (9101). The Debtors' service address is 27000 Hills Tech Ct., Farmington Hills, MI 48331.



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statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), and they are not intended to be fully reconciled with the financial statements of each Debtor, whether publicly filed or otherwise. In preparing the Schedules and Statements, the Debtors relied on unaudited financial data and information derived from their books and records that was available and accessible at the time of preparation, that are subject to further review and adjustment, and are subject to the limitations of that data and information (in addition to any other limitations and whether or not stated herein). Without limiting the generality of the foregoing, the Debtors have historically accounted for and reported (and their accounting systems, policies, and practices were developed to account for and report) assets, liabilities, revenue, income, and expenses on a consolidated basis rather than by an entity-by-entity or a Debtor-by-Debtor basis. Moreover, the Debtors' business has been operated on a consolidated basis with no allocation of assets, liabilities, revenue, income, and expenses to different entities. Additionally, the Schedules and Statements contain unaudited information that is subject to further review and adjustment. The Debtors' management team and advisors have made commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis and to ensure that the Schedules as Statements are as accurate as possible under the circumstances. However, subsequent information or discovery, new information, including those related to a change in accounting policy or practices, may result in material changes to the Schedules and Statements, errors or omissions may exist, and these Schedules and Statements should not be construed as constituting definitive determination regarding the allocation of particular assets or liabilities as among the Debtors (and there is a significant likelihood that such allocation will not be possible). The rights of all Debtors (and each of their estates) with respect to these issues are reserved.

Based on certain limitations, including those described herein, the Debtors cannot confirm that the information provided is complete and accurate, although the Debtors have made commercially reasonable efforts to ensure the accuracy and completeness of such information in the Schedules and Statements. Subsequent information or discovery may result in material changes in financial and other data contained in the Schedules and Statements, and thus, the Schedules and Statements may be subject to potential adjustment, revisions, and/or amendments. Additionally, the Debtors have experienced significant reductions in their workforce, which have placed certain constraints and burdens on the Debtors. Inadvertent or unintentional errors, omissions, or inaccuracies may exist. For the avoidance of doubt, the Debtors hereby reserve all of their rights, including to revise, amend, and/or supplement the Schedules and Statements as may be necessary or appropriate.

The Debtors and their management, agents, attorneys, financial advisors, investment bankers, professionals, and other representatives do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein and in the Schedules and Statements. For the avoidance of doubt, the Debtors and their management, agents, attorneys, and financial advisors hereby reserve their rights to revise, amend, and/or supplement the Schedules and Statements as may be necessary or appropriate, but expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided in the Schedules and Statements, or to notify or

not notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law. Without limiting the generality of anything contained herein, the Debtors reserve all rights to dispute or otherwise assert offsets or defenses to any claim reflected on the Schedules and Statements as to amount, liability, classification, or identity of Debtor, or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Further, nothing contained in the Schedules, Statements, or these Global Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their chapter 11 cases, including any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization, or re-characterization of contracts and leases, assumption or rejection of contracts and leases under the provisions of chapter 3 of the Bankruptcy Code, or 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. In no event shall the Debtors or their management, agents, attorneys, financial advisors, investment bankers, professionals, and other representatives be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, even if the Debtors or their management, agents, attorneys, financial advisors, investment bankers, professionals, and other representatives are advised of the possibility of such damages.

Adam Kroll, the Debtors' Executive Vice President & Chief Financial Officer has signed each of the Schedules and Statements on behalf of the Debtors. Mr. Kroll is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Kroll necessarily has relied upon the efforts, statements, and representations of the Debtors, various personnel employed by the Debtors and the Debtors' advisors. Mr. Kroll has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including, for example, statements and representations concerning amounts owed to creditors and classification of such amounts.

#### Global Notes and Overview of Methodology

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

1. <u>Description of Cases.</u> On June 27, 2023 (the "Petition Date"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On June 28, 2023, the Court entered an order directing the joint administration of the Debtors' chapter 11 cases [Docket No. 53]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, each Debtor has filed its own Schedules and Statements. On July 11, 2023, the United States Trustee for the District of Delaware appointed an official committee of unsecured creditors pursuant to section 1102(a)(1) of the Bankruptcy Code [Docket No. 99].

- 2. "As Of" Information Date. To the best of the Debtors' knowledge, and except with respect to certain financial information or estimates that are updated less frequently than at each month's end, or as otherwise noted, the information provided in the Schedules and Statements, represents the asset and liability data of the Debtors as of June 27, 2023. With respect to certain items on the Schedules and Statements, information may not have been available as of June 27, 2023. For such items, a prior date may have been used, as identified herein.
- 3. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements, but inadvertent errors or omissions, as well as discovery of conflicting, revised or subsequent information that may cause a material change to the Schedules and Statements, may exist. The Debtors reserve all rights to: (i) revise, amend, and/or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including the right to amend the Schedules and Statements with respect to the description, designation, or Debtor against which any claim against a Debtor ("Claim")<sup>2</sup> is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or (iv) object to the extent, validity, enforceability, priority, or avoidability of any Claim (regardless of whether of such Claim is designated in the Schedules and Statements as "disputed," "contingent," or "unliquidated"). Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of liability by the Debtor against which the Claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including issues involving Claims, substantive consolidation, defenses, equitable subordination, 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 and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors do not undertake any responsibility to, and shall not be required to, update the Schedules and Statements.
- 4. <u>Basis of Presentation</u>. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements. Prior to the Petition Date, the Debtors' book and records, accounting systems, policies, and procedures were developed and maintained for reporting on a consolidated basis rather than reporting by legal entity. As a result, the Debtors have not historically accounted for their assets and liabilities on a Debtor-by-Debtor basis and the Schedules and Statements are not intended to be fully reconciled with the financial statements of each Debtor.

For the purposes of these Global Notes, the term Claim shall have the meaning as defined under section 101(5) of the Bankruptcy Code.

Additionally, the Schedules and Statements contain unaudited information that is subject to further review and potential adjustment, as necessary, to reflect the Debtors' ongoing reconciliation efforts and their commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis given the circumstances. Moreover, the Schedules and Statements do not reflect some or all of the adjustments the Debtors' management would or will make as part of their preparation of quarterly or annual financial statements.

- 5. Consolidated Enterprise. The Debtors utilize a central and consolidated cash management system (the "Cash Management System"), which consists of multiple bank accounts held by Debtors LEVC and LEVS. As described in further detail in the Debtors' Motion for Entry of Interim and Final Orders (a) Authorizing, But Not Directing, the Debtors to (i) Continue Use of Existing Cash Management System, Bank Accounts, and Business Forms, (ii) Pay Related Prepetition Obligations, and (iii) Continue Intercompany Transactions; Waiving the Section 345(b) Deposit and Investment Requirements; and (c) Granting Related Relief [Docket No. 8] (the "Cash Management Motion"), the Cash Management System allows the Debtors to efficiently, collect, disburse, transfer, and manage the Debtors' funds and as such, certain payments in the Schedules and Statements may have been made by one legal entity on behalf of another legal entity through the Cash Management System. The Court granted the Cash Management Motion, on a final basis, authorizing, among other things, the Debtors' continued use of their Cash Management System [Docket No. 187]. The Debtors' accounting department regularly reconciles the Debtors' books and records, on a consolidated basis, to ensure that all transfers are accounted for properly. Although diligent and commercially reasonable efforts have been made to set forth the amounts and Claims on the Schedules and Statements of the correct legal entity, the Schedules and Statements may be subject to material change and should not be construed as constituting a definitive determination regarding the allocation of particular assets or liabilities as among the Debtors (and there is a significant likelihood that such allocation will not be possible). The Debtors (and their estates) reserve all rights with respect to these issues. Without limiting the generality of the foregoing, the Debtors and their estates reserve the right to modify or amend the Schedules and Statements to update payable amounts or attribute amounts and Claims to a different legal entity, if necessary or appropriate.
- 6. No Admission. Nothing contained in the Schedules, the Statements or the Global Notes is intended to be or should be construed as an admission or stipulation of the validity of any Claim against, or equity interest, the Debtors or any assertion made, or a waiver of the Debtors' rights to dispute any such Claim or equity interest or assert any cause of action or defense against any party. The Debtors reserve all rights to prosecute claims and causes of action against Hon Hai Precision Industry Co., Ltd. (a/k/a Hon Hai Technology Group), Foxconn EV Technology, Inc., Foxconn EV System LLC, Foxconn Ventures Pte. Ltd., and their related affiliates or entities (collectively, "Foxconn"), including the right to dispute any distribution to Foxconn on account of its equity interests or claims.

Net Book Value of Assets and Liabilities. It would be prohibitively expensive and unduly burdensome for the Debtors to obtain current market valuations for their assets. Unless otherwise indicated, the asset information provided in the Schedules and Statements, except as may be otherwise noted, reflects net book values, as estimated by the Debtors, as of the Petition Date, and the liability information provided in the Schedules and Statements, except as may be otherwise noted, reflects net book values, as estimated by the Debtors, as of the Petition Date, adjusted for authorized payments made under certain orders entered by the Court. Because the net book values of certain assets may materially differ from their fair market values, they may be listed as undetermined amounts as of the Petition Date. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the economic value or ownership of such asset and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset.

Net book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets or the impact of the industry environment and may differ materially from the actual value and/or performance of the underlying assets. Moreover, the Schedules and Statements do not reflect some or all of the adjustments the Debtors' management would or will make as part of their preparation of quarterly or annual financial statements that are likely to result in additional charges, impairments, reserves or write-offs that reduce the values of the assets in the Statements and Schedules.

- 8. Confidential or Sensitive Information. In line with the relief granted in the Final Order (A) Authorizing, But Not Directing, the Debtors to (I) Waive Requirements to File a List of, and Provide Notice to All Equity Holders, (II) Redact Certain Personal Identification Information for Individual Creditors, and (B) Granting Other Related Relief [Docket No. 184] (the "Creditor Matrix Order") and to protect the privacy of certain parties, including, among others, the Debtors' employees, certain identifying information, such as mailing addresses of individuals, was excluded from the Schedules and Statements.
- 9. <u>Accuracy.</u> The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable nonbankruptcy 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, from GAAP or for any evaluations of the Debtors based on this financial information or any other information.
- 10. <u>Recharacterization</u>. Notwithstanding the Debtors' reasonable efforts to properly characterize, classify, categorize, or designate certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or

omitted certain items due to the complexity and size of the Debtors' businesses and because the Debtors have not historically tracked assets and liabilities on an entity-by-entity or a Debtor-by-Debtor basis. Accordingly, the Debtors reserve all rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available, including, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.

11. <u>Allocation of Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods and among Debtors based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods or among Debtors may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.

The liabilities listed on the Schedules do not reflect any analysis of claims under section 503(b)(9) of the Bankruptcy Code.

- 12. <u>Accounts Payable and Disbursement System</u>. The Debtors maintain a Cash Management System to collect and disburse funds in the ordinary course of business. A more complete description of the Debtors' Cash Management System is set forth in the Cash Management Motion.
- 13. **Excluded Assets and Liabilities.** The Debtors have excluded rejection damage Claims of counterparties to executory contracts and unexpired leases that may or may not be rejected, to the extent such damage Claims exist. In addition, certain immaterial assets and liabilities may have been excluded.

The Court has authorized (but not directed) the Debtors to pay, in their discretion, certain outstanding Claims on a postpetition basis. As discussed below, prepetition liabilities that the Debtors have paid postpetition, or those which the Debtors plan to pay, in accordance this authorization may not be listed in the Schedules and Statements.

14. <u>Insiders.</u> In circumstances where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to the individuals who the Debtors believe would be included in the definition of "insider" pursuant to section 101(31) of the Bankruptcy Code.

The listing of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense (including an admission about whether or not such person is an "insider" pursuant to section 101(31) of the Bankruptcy Code) and all such rights, claims, and defenses are hereby expressly reserved. Information regarding the individuals listed as "insiders" in the Schedules and Statements have been included for informational purposes only, and such information may not be used for: (a) the purposes of determining (i) control of the Debtors;

- (ii) the extent to which any individual exercised management responsibilities or functions; (iii) corporate decision making authority over the Debtors; or (iv) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability; or (b) for any other purpose.
- 15. <u>Indemnification</u>. Pursuant to (and subject to the terms of) their organizational documents or other agreements, the Debtors may have indemnification obligations to certain current and former directors and officers who have been made a parties, or threatened to be made parties, to any action, suit, or proceeding by reason of the fact that they are a director or officer of the Debtors. The Debtors have scheduled contingent unliquidated indemnification claims of such parties on Schedule E/F. The Debtors have also listed on Schedule G separate contracts with certain current and former directors and officers, by which the Debtors agreed to indemnify such directors and officers in certain circumstances subject to the terms and conditions set forth in those contracts. The Debtors reserve all rights with respect to any indemnification claims and any purported obligations (whether or not scheduled and whether or not they have been identified as disputed), including all defenses (on any ground) with respect to such claims, or obligations, and including with respect to any agreement or organizational document relating thereto.
- 16. Personally Identifiable Information. The Debtors collect a limited amount of information about customers via their website, portals, and over the telephone or in person. The Debtors may also collect personally identifiable information from third parties, obtaining express customer permission as required. Examples of the types of information collected by the Debtors include name, mailing address, telephone number, email address, personal identification numbers, among others. The Debtors retain such information only for the Debtors to comply with business, tax, and legal requirements, subject to applicable retention and deletion laws. Pursuant to the Creditor Matrix Order, the Debtors have redacted such personally identifiable information in the Schedules and Statements to protect the privacy of certain parties, including, among others, the Debtors' employees and certain identifying information, such as mailing addresses of individuals.
- 17. <u>Intellectual Property Rights.</u> The exclusion of certain intellectual property shall not be construed as an admission that such intellectual property or intellectual property rights are not owned by the Debtors, have been abandoned, terminated, assigned, expired by their terms, assigned, or otherwise transferred pursuant to a sale, acquisition, other transaction, or have immaterial value. Although the Debtors have made every effort to attribute intellectual property to the rightful Debtor owner, in certain instances, intellectual property owned by one Debtor may, in fact, be owned by another Debtor or may have been inadvertently omitted. Accordingly, the Debtors reserve all their rights with respect to the legal status of any and all such intellectual property rights. Furthermore, the Debtors' intellectual property has not been recorded on the Statements in accordance with GAAP and therefore are not ascribed any value in the Schedules.

- 18. **Zero Dollar Amounts**. Amounts listed may also have unliquidated or undetermined components.
- 19. Executory Contracts and Unexpired Leases. Although the Debtors have made reasonable efforts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so. Due to the voluminous nature of each of the Debtors' executory contracts, the Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth in Schedule G. Accordingly, the Debtors reserve all rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G for any Debtor. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument related to a creditor's claim, to dispute the validity, status, or enforceability of any contract, agreement, or lease set forth in Schedule G, and to amend or supplement Schedule G as necessary. Moreover, the inclusion of any agreement on Schedule G does not constitute an admission that such agreement is an executory contract or unexpired lease, and the Debtors reserve all rights in that regard, including, without limitation, that any agreement is not executory, has expired pursuant to its terms, or was terminated prepetition.
- 21. <u>Guarantees and Other Secondary Liability Claims</u>. The Debtors have exercised reasonable efforts to locate and identify guarantees in their executory contracts, unexpired leases, financings, and other such agreements. The Debtors may have inadvertently omitted guarantees embedded in their contractual agreements or may identify additional guarantees as they continue their review of their books and records and contractual agreements. The Debtors reserve their rights, but are not required, to amend the Schedules and Statements if additional guarantees are identified.
- 22. <u>Claims Designations.</u> Schedules D and E/F permit each of the Debtors to designate a Claim as "disputed," "contingent," and/or "unliquidated." Any failure to designate a Claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such Claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to any Claim reflected on their respective Schedules and Statements on any grounds, including liability, priority, and classification. Additionally, the Debtors expressly reserve all of their rights to subsequently designate such Claims as "disputed," "contingent," or "unliquidated." Moreover, listing a Claim does not constitute an admission of liability by the Debtors.
- 23. Estimates and Assumptions. The preparation of the Schedules and Statements required the Debtors to make certain reasonable estimates and assumptions that affect the reported amounts and accruals of assets and liabilities and of contingent assets and contingent liabilities on the date of the Schedules and Statements, among other reported amounts. Although such amounts and accruals are based on current known information, these amounts and accruals do not reflect the full range of possible outcomes and actual results

may differ materially from such estimates and may be adjusted in the future based on new developments. The Debtors reserve all rights to amend the Schedules and Statements to reflect changes in those estimates and assumptions.

- Claims and Causes of Action. Despite their reasonable efforts to identify all known assets, 24. the Debtors may not have identified and/or listed all of their causes of action or potential causes of action against third parties as assets in the Schedules and Statements, including causes of action that are required to be kept confidential and causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertible directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.
- 25. <u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:
  - <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD," or "undetermined" is not intended to reflect upon the materiality of such amount.
  - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are amounts presently unknown or of undetermined value, the actual total may be different than the total listed in the Schedules and Statements.
  - Paid Claims. Pursuant to various orders entered by the Court in these chapter 11 cases (the "First Day Orders"), the Debtors were authorized (but not directed) to pay certain outstanding prepetition Claims, including certain prepetition claims of employees, certain vendors, and taxing authorities in their discretion on a postpetition basis. Accordingly, these liabilities may have been or may be satisfied in accordance with the First Day Orders and therefore, generally are not listed in the Schedules and Statements. Regardless of whether such claims are listed in the Schedules and Statements, to the extent such claims are paid pursuant to any order of the Court (including the First Day Orders), the Debtors reserve all rights to amend, supplement, or otherwise modify the Schedules and Statements as necessary or appropriate. To the extent the Debtors pay any of the Claims listed in the Schedules and Statements pursuant to any orders entered by the Court (including the First Day Orders), the Debtors reserve all of their rights to

amend or supplement the Schedules and Statements or take other action as is necessary or appropriate to avoid over-payment of or duplicate payments for any such liabilities.

- Other Paid Claims. To the extent the Debtors have reached any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Debtors' Schedules and Statements, and shall be enforceable by all parties, subject to Court approval.
- <u>Unknown Debtors</u>. In certain instances, certain contracts or other relevant documents may not specify a particular Debtor or Debtors or may include the incorrect legal entity as the contractual counterparty. Furthermore, a particular Debtor may have historically made payments on behalf of another Debtor, for which such repayment obligation is not reflected in whole or part on the Statements or Schedules of the correct contractual counterparty.
- <u>Liens</u>. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- 26. <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. Dollars. Any currency conversions are as of June 27, 2023.

# 27. <u>Intercompany Payables and Receivables.</u>

As described more fully in the Cash Management Motion, the Debtors engage in a range of intercompany transactions in the ordinary course of business. Pursuant to the final order granting the relief requested in the Cash Management Motion [Docket No. 187], the Court has granted the Debtors authority to continue such intercompany transactions in the ordinary court of business.

Prior to the Petition Date, the Debtors did not track intercompany transactions and related payables and receivables. Any listing by the Debtors of any account between a Debtor and another 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 the allowance, classification, characterization, validity, or priority of such account. The Debtors' management established certain intercompany accounts as of the Petition Date, that do not reflect the full amount of intercompany transactions were they to have been consistently prepared historically and/or in accordance with GAAP. The Debtors take no position in these Schedules and Statements as to whether such amounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors reserve all rights with respect to such accounts.

28. <u>Setoffs.</u> The Debtors may incur certain setoffs and other similar rights during the ordinary course of business. Such setoffs and similar rights may occur due to a variety of transactions and disputes, including, without limitation to, intercompany transactions, pricing discrepancies, returns, warranties, credits, refunds, negotiations, and/or disputes

between the Debtors and their vendors or customers. These normal setoffs are consistent with the ordinary course of business of the Debtors' industry. Due to the voluminous nature of setoffs and nettings, it would be unduly burdensome and costly for the Debtors to list each such transaction. 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 Debtors' Schedules and Statements. In addition, some amounts listed in the Schedules and Statements may have been affected by setoffs or nettings by third parties of which the Debtors are not yet aware. The Debtors reserve all rights to challenge any setoff and/or recoupment rights that may be asserted.

29. <u>Credits and Adjustments</u>. 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 modify the Schedules and Statements, assert claims objections and/or setoffs with respect to the same, or apply such adjustments in the ordinary course of business on a postpetition basis.

# **Specific Disclosures with Respect to the Debtors' Schedules**

<u>Schedules Summary</u>. Except as otherwise noted, the asset and liability information provided herein represents the Debtors' assets and liabilities as of the Petition Date.

All values set forth in Schedule A/B reflect the book value of the Debtors' assets as of the Petition Date, to the extent that such value is reflected in the Debtors' books and records and unless otherwise noted elsewhere. For financial reporting purposes, the Debtors ordinarily prepare consolidated financial statements. Unlike the consolidated financial statements, the Schedules reflect the assets and liabilities of each Debtor on a nonconsolidated basis, except where otherwise indicated. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

The Schedules neither purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of each Debtor. Certain write-downs, impairments, reserves, charges and other accounting adjustments may not be reflected in the Schedules or are incomplete or preliminary. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.

Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent a Debtor shows

more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition Date.

#### Schedules A/B

#### Part 1:

Details with respect to the Debtors' cash management system are provided in the Cash Management Motion. The balances of the financial accounts listed on Schedule A/B, Part 1 are reflected on the Debtors' bank statements as of the Petition Date.

#### Part 2:

- The Debtors have numerous forms of deposits including utility, security, and insurance deposits. The Court entered a final order [Docket No. 183], which authorized the Debtors to provide adequate assurance of payment for future utility services. Such deposit is not listed on Schedule A/B, which is presented as of the Petition Date.
- The Debtors have numerous prepaid expenses including those made to vendors in advance of such vendor delivering goods or services, among others.

#### Part 4:

• Ownership interests in affiliates have been listed in Schedule A/B, Part 4 as undetermined. The Debtors make no representation as to the value of their ownership of each subsidiary as the fair market value of such ownership is dependent on numerous variables and factors and may differ significantly from their net book value.

#### Parts 5, 7, 8 and 9:

An external or professional valuation of the Debtors' inventory has not been undertaken. Dollar amounts are presented net of accumulated depreciation, reserves and other adjustments as of the Petition Date, and prior to completion of standard quarterly review procedures that will result in additional charges and adjustments. The Debtors' office and other property leases are set forth in Schedule G.

#### Part 10:

The Debtors have various intangibles and intellectual property, which are listed as an undetermined amount or at their net book value. The fair market value of such assets is dependent on numerous variables and factors and may differ significantly from their net book value. Furthermore, the Debtors' intellectual property has not been recorded on the Statements in accordance with GAAP and therefore are not ascribed any value in the Schedules.

#### Part 11:

- Schedule A/B for Debtor LMC lists certain federal and local net operating losses ("**NOLs**") related to certain tax attributes as of December 31, 2022. Federal and local tax laws impose certain restrictions on the utilization of NOLs. Accordingly, the realizable value associated with these tax attributes are unknown and undetermined.
- The Debtors maintain a variety of insurance policies including general liability, commercial property, property liability, workers' compensation, directors & officers' liability. A list of the Debtors' insurance policies and related information is set forth in the Debtors' Motion for Entry of Interim and Final Orders (a) Authorizing, But Not Directing the Debtors to (i) Maintain Existing Insurance Policies and Pay All Insurance Obligations Arising Thereunder and (ii) Renew, Revise, Extend, Supplement, Change or Enter Into New Insurance Policies, (b) Modifying Automatic Stay With Respect to Workers' Compensation Programs, and (c) Granting Related Relief [Docket No. 12]. The Debtors believe that there is no cash value to such insurance policies. The insurance policies are listed in the respective policyholder entity level; however, these policies may cover other Debtor entities.
- The Debtors reserve all their rights with respect to any claims, causes of action, or avoidance actions they may have. The Schedules shall not be deemed a waiver of any such claims, causes of action, or avoidance actions or in any way prejudice or impair the assertion of such claims.

#### Schedule D

- Except as otherwise stated in an order entered by the Court, the Debtors reserve their rights to dispute or challenge the validity, perfection or immunity from avoidance of any lien purported to be granted or perfected in any specific asset for the benefit of a secured creditor on a Debtor's Schedule D. Moreover, although the Debtors may have scheduled claims of certain entities as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such claim or the characterization of the structure of any transaction or any document or instrument (including, without limitation, any intercompany agreement) related to such claim.
- The Debtors have not included parties that may believe their Claims are secured through setoff rights, inchoate statutory lien rights, or other lien rights created by the laws of the various jurisdictions in which the Debtors operate.

#### Schedule E/F

• The Debtors have received relief under various Court orders, including the First Day Orders. The amounts accrued and payable on account of such Claims covered by the First Day Orders are not reflected on Schedule E/F. 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.

- 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 their rights regarding such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.
- Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts have only partially been updated for the period ended June 30, 2023 are, however, only partially reflected on the Debtors' books and records as required in accordance with GAAP and remain subject to completion of quarterly accounting procedures, including review by the Debtors' auditor. Such accruals are general and/or preliminary estimates of liabilities and do not represent specific Claims as of the Petition Date. The Debtors have made commercially reasonable efforts to include as contingent, unliquidated, or disputed the Claim of any vendor not included on the Debtors' open accounts payable that is associated with an account that has an accrual or receipt not invoiced. Further, in addition to the items listed in Schedule E/F, certain of the Debtors, from time to time, provide performance guarantees of obligations of certain other Debtors or Debtor affiliates in connection with various contractual obligations, which may not be listed in the Schedules. Where applicable, the amounts listed in Schedule F consider credits and overpayments owed to the Debtors.
- Claimants are identified on the Schedules as they exist on the Debtors' books and records.
   Accordingly, there may be duplication of individual claimants on the Schedules. In aggregate, claim amounts reflect the Debtors' books and records.
- Claims listed in Schedule E/F arose or were incurred on various dates. Determining the date upon which each claim in Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for each claim listed on Schedule E/F. Where available, specific dates are listed.
- Schedule E/F contains information regarding potential and/or pending litigation involving the Debtors. All asserted or potential litigation-related claims referenced in Schedule E/F are contingent, unliquidated, and disputed. In certain instances, the 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 contained in the Schedule for that Debtor. Any information contained in Schedule F with respect to such potential litigation shall not be a binding representation of the Debtors' liabilities with respect to any of the pending and/or potential lawsuits and proceedings included therein.
- Claim amounts listed on the Schedule E/F may differ from the amounts reflected on the List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders filed

- as part of the Debtors' petitions due to subsequently identified information, updates on the Debtors' books and records, or subsequent payables made pursuant to any Court orders.
- The Debtors have scheduled contingent unliquidated indemnification claims of certain current and former directors and officers who have been made a parties, or threatened to be made parties, to any action, suit, or proceeding by reason of the fact that they are a director or officer of the Debtors on Schedule E/F. The Debtors reserve all rights with respect to any indemnification claims and any purported obligations (whether or not scheduled and whether or not they have been identified as disputed), including all defenses (on any ground) with respect to such claims, or obligations, and including with respect to any agreement or organizational document relating thereto.

#### Schedule G

- Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases, inadvertent errors, omissions or overinclusion may have occurred in preparing Schedule G. Such rights, powers, duties, and obligations are not separately set forth on Schedule G. The Debtors hereby expressly reserve the right to assert that any instrument listed on Schedule G is or is not an executory contract within the meaning of section 365 of the Bankruptcy Code. The Debtors reserve all of their rights, claims, and causes of action with respect to claims associated with any contracts and agreements listed on Schedule A/B, including, but not limited to their right to dispute or challenge the characterization or the structure of any transaction, document, or instrument related to a creditor's claim. In addition, agreements and underlying documentation related to the Debtors' prepetition debt is not included in Schedule G. The Debtors reserve all their rights with respect to such agreements.
- Certain of the executory contracts and unexpired leases listed on Schedule G may contain certain renewal options, guarantees of payment, rights of first refusal, among other rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as supplemental agreements, amendments/letter agreements, and confidentiality agreements. Such documents also are not set forth in Schedule G.
- Certain of the contracts and agreements listed on Schedule G may consist of several parts, including purchase orders, amendments, restatements, waivers, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry. The contracts, agreements, and leases 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, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents. The Debtors reserve their rights to challenge whether such related materials constitute an executory contract, a single contract or agreement, or multiple, severable, or separate contracts.

- Further, unless otherwise specified on Schedule G, the Debtors have made reasonable efforts to ensure that each executory contract or unexpired lease listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed thereon. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider.
- In the ordinary course of business, the Debtors may have entered into confidentiality agreements which, to the extent that such confidentiality agreements constitute executory contracts, are not listed on Schedule G due to confidentiality clauses. 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 leases.
   The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission.
- The Debtors have also listed on Schedule G separate contracts with certain current and former directors and officers, by which the Debtors agreed to indemnify such directors and officers in certain circumstances subject to the terms and conditions set forth in those contracts. The Debtors reserve all rights with respect to any indemnification claims and any purported obligations (whether or not scheduled and whether or not they have been identified as disputed), including all defenses (on any ground) with respect to such claims, or obligations, and including with respect to any agreement or organizational document relating thereto.

## **Specific Disclosures with Respect to the Debtors' Statements**

#### Statements, Part 1, Question 1:

- Gross Revenue reflects activity by Debtor in 2021, 2022 and year to date through the Petition Date.
- Revenue may vary from the Debtors' consolidated financial statements as negative balances were excluded from Other Revenue.

#### Statements, Part 2, Question 3:

Amounts listed in Part 2, Question 3 include any disbursement(s) or other transfer(s) made by the Debtors within the 90 days prior to the Petition Date, excluding any such disbursement(s) or transfer(s) made to (a) "insiders" (which appear in Statements, Question 4) or (b) bankruptcy professionals (which appear in Statements, Question 11). All transfers disclosed in Part 2, Question 3 are listed in alphabetical order by payee name.

The Debtor entities utilize Paylocity Corporation ("Paylocity") to process employee payroll taxes related to compensation payouts. The Debtors make batch payments to Paylocity on behalf of all employees. Therefore, amounts listed herein represent each separate batch payment that is made.

#### Statements, Part 2, Question 4:

- Individuals listed 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.
- The payroll-related amounts shown in response to this question for any salary, bonus or additional compensation, and/or severance payments are net amounts that include reductions for amounts including employee tax and benefit withholdings.
- Intercompany transactions reflect only those transfers that include cash settlement between the Debtor and another Debtor. Intercompany transaction dates are as of the posted date or fiscal date but may not reflect the actual dates of the underlying activity. The Debtors undertook their commercially reasonable best efforts to identify all intercompany transactions resulting in cash settlement but make no representations that there are not inadvertent exclusions of payments.

# Statements, Part 2, Question 5:

• Other than ordinary course items, the Debtors are not aware of any property that has been returned to seller(s).

## Statements, Part 3, Question 7:

- The Debtors have devoted substantial resources to identify and provide as much information for as many proceedings as possible. While the Debtors believe they were diligent in their efforts, certain data fields were not completed due to the associated burden to the Debtors. Should any parties in interest request additional information, the Debtors will work with such parties and supplement Statements, Question 7 as commercially reasonable or otherwise directed by the Court.
- The Debtors reserve all rights, claims, and defenses with respect to all listed lawsuits and administrative proceedings (or potential lawsuits and administrative proceedings). The listing of any such lawsuits and proceedings shall not constitute an admission by the Debtors and their estates of any liabilities or that the actions or proceedings were correctly

filed against the Debtors or affiliate of the Debtors (if any). The Debtors also reserve their rights to assert that neither the Debtors nor any affiliate of the Debtors is an appropriate party to such actions or proceedings. Tax assessments are not included in Statements, Question 7.

## Statements, Part 5, Question 10:

• Losses listed may exclude those incurred in the ordinary course of business which do not exceed the deductible cap on the applicable Debtor's respective policies.

## Statements, Part 6, Question 11:

- Presented herein are payments made to various professional services firms for services rendered within one year immediately preceding the Petition Date. The services rendered pertain to (i) restructuring negotiations, (ii) relief under the Bankruptcy Code, and/or (iii) preparation of a bankruptcy petition.
- Information regarding the Debtors' retention of professional service firms is more fully described in the individual retention applications and related orders.

## Statements, Part 6, Question 13:

The Debtors may also abandon assets in place at the locations for which they have no future use or have been unable to sell to a third party. These types of transfers have not been disclosed.

#### Statements, Part 7, Question 14:

• The Debtors have included a listing of all previous owned or leased addresses.

#### Statements, Part 9, Question 16:

• The Debtors collect and retain a variety of personally identifiable information. All policies are governed by privacy policies renewed annually.

## Statements, Part 13, Question 26(a):

The Debtors have listed those individuals that have been identified as having the primary responsibility to maintain or supervise the keeping of the Debtors' books and records. Notwithstanding this listing, additional parties not listed may have had access to the Debtors' books and records. The Debtors' financial statements are also included in their periodic securities filings with the SEC and available to the public.

# Statements, Part 13, Questions 26(c) and 26(d):

• Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Debtors have filed with the U.S. Securities and Exchange Commission (the "SEC") reports

- on Form 8-K, Form 10-Q, and Form 10-K. These SEC filings contain consolidated financial information relating to the Debtors.
- Additionally, consolidated financial information for the Debtors is posted on the Debtors' website at https://investor.lordstownmotors.com/. Because the SEC filings and the website are of public record, the Debtors do not maintain records of the parties that requested or obtained copies of any of the SEC filings from the SEC or the Debtors.
- The Debtors provide certain parties, such as banks, auditors, potential investors, vendors, and financial advisors with financial statements. The Debtors have used reasonable efforts to identify and list all these parties, but there could be omissions.

# Statements, Part 13, Question 28:

Contained herein are officers, directors, managing members, general partners, members in control, controlling shareholders, or other individuals or entities in control of the Debtors as of the Petition Date. This includes shareholders known by the Debtors to hold greater than five percent of each Debtor's voting or equity securities (consistent with reporting requirements under Schedule 13D or 13G). Commercially reasonable efforts have been made to provide accurate and complete information regarding the former officers, directors, managing members, general partners, members in control, controlling shareholders, or other individuals or entities in control of the Debtors within one year before the Petition Date, but who no longer hold these positions. While this information was based on a review of the best historical information available, inadvertent errors or omissions may exist.

# Statements, Part 13, Question 30:

All known disbursements to "insiders" of the Debtors have been listed in the response to Statements, Question 4. Certain of the Debtors' executive officers received distributions net of tax withholdings of the year preceding the Petition Date. The amounts listed under Statements, Question 4 reflect the gross amounts paid, rather than the net amounts after deducting for tax withholdings.

[Remainder of page intentionally left blank.]

Fill in this information to identify the case:	
Debtor name Lordstown Motors Corp.	
United States Bankruptcy Court for the: District of Delaware (State)  Case number (If known):	
	Check if this is an amended filing
Official Form 206Sum	
Summary of Assets and Liabilities for Non-Individua	ls 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
1b. <b>Total personal property:</b> Copy line 91A from <i>Schedule A/B</i>	\$ Undetermined
1c. <b>Total of all property:</b> Copy line 92 from <i>Schedule A/B</i>	\$ Undetermined
Part 2: Summary of Liabilities	
<ol> <li>Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)</li> <li>Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D</li> </ol>	\$0
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
3a. <b>Total claim amounts of priority unsecured claims:</b> Copy the total claims from Part 1 from line 5a of Schedule E/F	\$0
3b. <b>Total amount of claims of nonpriority amount of unsecured claims:</b> Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	<b>+</b> \$351,570
4. Total liabilities	s 351,570
Lines 2 + 3a + 3b	¥

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Fill in this information to identify the case:					
Debtor Lordstown Motors Corp.					
United States I	Bankruptcy Court for the:	District of Delaware			
Case number (If known)	23-10831	(State)			

Check if this is an amended filing

# Official Form 206E/F

# Schedule E/F: Creditors Who Have Unsecured Claims

12/15

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY unsecured claims and Part 2 for creditors with NONPRIORITY unsecured claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B) and on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G). Number the entries in Parts 1 and 2 in the boxes on the left. If more space is needed for Part 1 or Part 2, fill out and attach the Additional Page of that Part included in this form.

Pa	art 1: List All Creditors with PRIORITY Un	secured Claims		
1.	Do any creditors have priority unsecured claims  No. Go to Part 2.  Yes. Go to line 2.	<b>?</b> (See 11 U.S.C. § 507).		
2.	List in alphabetical order all creditors who have u 3 creditors with priority unsecured claims, fill out and		rity in whole or in part. If the	debtor has more than
			Total claim	Priority amount
2.1 Priority creditor's name and mailing address		As of the petition filing date, the claim is: Check all that apply.  Contingent Unliquidated	\$	\$
		Disputed		
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number	Is the claim subject to offset? ☐ No ☐ Yes		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()	☐ Yes		
2.2	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$	\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number	Is the claim subject to offset? ☐ No		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()	☐ Yes		
2.3	Priority creditor's name and mailing address	As of the petition filing date, the claim is:  Check all that apply.  Contingent Unliquidated Disputed	\$	\$
	Date or dates debt was incurred	Basis for the claim:		
	Last 4 digits of account number	Is the claim subject to offset? ☐ No ☐ Yes		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) ()			

Debtor

Lordstown Gaser 23-10.831-MFW Doc 378 Filed 09/07/23 Page 23-96831

D	Name	Case Hullibel (# known)	
Pa	art 2: List All Creditors with NONPRIORITY Unsec	cured Claims	
3.	List in alphabetical order all of the creditors with nonprior unsecured claims, fill out and attach the Additional Page of Page 1		
			Amount of claim
3.1	Nonpriority creditor's name and mailing address SEE APPENDIX A	As of the petition filing date, the claim is:  Check all that apply.  Contingent Unliquidated Disputed	\$ 351,570
		Basis for the claim:	_
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.2	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is:  Check all that apply.  Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is:  Check all that apply.  Contingent Unliquidated Disputed	\$
		Basis for the claim:	
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.4	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is:  Check all that apply.  Contingent Unliquidated Disputed	\$
		Basis for the claim:	_
	Date or dates debt was incurred  Last 4 digits of account number	Is the claim subject to offset?  ───────────────────────────────────	
3.5	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$
		Crieck all trial apply.  Contingent Unliquidated Disputed	
		Basis for the claim:	_
	Date or dates debt was incurred	Is the claim subject to offset?	
	Last 4 digits of account number	Yes	
3.6	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$
		Contingent Unliquidated Disputed	

Date or dates debt was incurred

Last 4 digits of account number

No Yes

Basis for the claim: \_

Is the claim subject to offset?

Part 4:

Total Amounts of the Priority and Nonpriority Unsecured Claims

5. Add the amounts of priority and nonpriority unsecured claims.		
		Total of claim amounts
5a. Total claims from Part 1	5a.	\$O_
5b. Total claims from Part 2	5b. <b>+</b>	\$351,570
5c. Total of Parts 1 and 2 Lines 5a + 5b = 5c.	5c.	\$351,570

Fill in this information to identify the case:						
Debtor name Lordstown Motors Corp.						
United States Bankruptcy Court for the:  Case number (If known): 23-10831	District of Chapter	Delaware (State) 11				

☑ Check if this is an amended filing

# 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.

١.	Does the deptor have any exec	utory contracts or unexpired leases?							
	<ul> <li>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.</li> <li>Yes. Fill in all of the information below even if the contracts or leases are listed on <i>Schedule A/B</i>: Assets - Real and Personal Property (Official</li> </ul>								
	Form 206A/B). List all contracts and unexpired	i 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 of the debtor's interest	SEE APPENDIX B							
	State the term remaining List the contract number of any government contract								
2.2	State what the contract or lease is for and the nature of the debtor's interest								
	State the term remaining List the contract number of any government contract								
2.3	State what the contract or lease is for and the nature of the debtor's interest								
	State the term remaining List the contract number of any government contract								
2.4	State what the contract or lease is for and the nature of the debtor's interest								
	State the term remaining List the contract number of any government contract								
2.5	State what the contract or lease is for and the nature of the debtor's interest								
	State the term remaining List the contract number of any government contract								

APPENDIX A

 Debtor:
 Lordstown Motors Corp.

 Case #:
 23-10831

Schedule E/F: Creditors Who Have Unsecured Claims

Part 2: List All Creditors with NONPRIORITY Unsecured Claims

Disputec Unliquidatec Contingen

									ent	ited	ŧ	
Name	Mailing address						Date Incurred	Basis for Claim		_		Total Claim
Alicia Kelley	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	Х	Х	Х	Unknown
An Thai	The Brown Law Firm, P.C.	767 3rd Avenue	Suite 2501	New York	NY	10017		Litigation	Х	Χ	Χ	Unknown
Andrew Richardson	Address on file							Indemnification Agreement	Х	Χ		Unknown
Angela Strand	Address on file							Indemnification Agreement	Х	Χ		Unknown
Atri Amin	Pomerantz LLP	600 3rd Avenue		New York	NY	10016		Litigation	Х	Χ	Χ	Unknown
Bejamin Hebert	Labaton Sucharow LLP	140 Broadway		New York	NY	10005		Litigation	Х	Χ	Χ	Unknown
Bell, Donna L.	Address on file							Employee benefits	Х	Χ	Χ	Unknown
Caimin Flannery	Address on file							Indemnification Agreement	Х	Χ		Unknown
Chris Kerzich	Address on file							Severance				\$36,851.94
Chuan Vo	Address on file							Indemnification Agreement	Х	Χ		Unknown
CIGNA Health and Life Insurance Co.		900 Cottage Grove Road		Bloomfield	CT	06002		Services provided	Х	Χ	Χ	Unknown
Claude Patterson	Andrews & Springer LLC	4001 Kennett Pike	#250	Wilmington	DE	19807		Litigation	Х	Χ	Χ	Unknown
Clifford Chance US LLP		2001 K Street N.W.		Washington	D.C.	20006		Services provided				\$33,114.50
Coniglio Kirk, Jill	Address on file							Employee benefits	Х	Χ	Χ	Unknown
Dale Spencer	Address on file							Indemnification Agreement	Х	Χ		Unknown
Daniel Cohen	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	Х	Χ	Χ	Unknown
Darren Post	Address on file							Indemnification Agreement	Х	Χ		Unknown
David Corimer	Labaton Sucharow LLP	140 Broadway		New York	NY	10005		Litigation	Х	Χ	Χ	Unknown
David T. Hamamoto	Address on file							Indemnification Agreement	Х	Χ		Unknown
Edward T. Hightower	Address on file							Employment Agreement				\$426.92
Edward T. Hightower	Address on file							Indemnification Agreement	Х	Χ		Unknown
Evaristo Sarabia	Bielli & Klauder	1204 N. King Street		Wilmington	DE	19801		Litigation	Х	Χ	Χ	Unknown
FNY Managed Accounts LLC	Entwistle & Cappucci LLP	230 Park Avenue	3rd Floor	New York	NY	10169		Litigation	Х	Χ	Χ	Unknown
Herbert Stotler	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	Х	Χ	Χ	Unknown
Jane Reiss	Address on file							Indemnification Agreement	X	Χ		Unknown
Janelle Jackson	Schubert Jonckheer & Kolbe	2001 Union Street	Suite 200	San Francisco	CA	94123		Litigation	Х	Χ	Χ	Unknown
Jesse Brury	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	X	Χ	Χ	Unknown
John LaFleur	Address on file							Indemnification Agreement	X	Χ		Unknown
Judith A. Hannaway	Address on file							Indemnification Agreement	X	Χ		Unknown
Julio Rodrigez	Address on file							Indemnification Agreement	X	Χ		Unknown
Karma Automotive LLC	Seyfarth Shaw LLP	233 South Wacker Drive	Suite 8000	Chicago	IL	60606		Litigation	Χ	Χ	Χ	Unknown
Keith A. Feldman	Address on file							Indemnification Agreement	Х	Χ		Unknown
Kroll, Adam B.	Address on file							Employee benefits	Х	Χ	Χ	Unknown
Kroll, Adam B.	Address on file							Indemnification Agreement	Х	Х		Unknown
Leonard, Melissa A.	Address on file							Employee benefits	Х	Х	Х	Unknown
Mark A. Walsh	Address on file							Indemnification Agreement	Х	Х		Unknown
Martin Rucidlo	Address on file							Indemnification Agreement		Х		Unknown
Matthew Rico	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	Х	Х	Х	Unknown
Michael Gates	Address on file			3				Indemnification Agreement		Х		Unknown
Michigan Strategic Fund		300 North Washington Square		Lansing	MI	48913		Employment Grant		Х		Unknown
Mick Kowitz	Address on file			- 0				Indemnification Agreement		Х		Unknown
Ninivaggi, Daniel A.	Address on file							Employee benefits		Х		Unknown
Port, Michael H.	Address on file							Employee benefits		Х		Unknown
Raymond Romano	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation		X		Unknown
raymona romano	Soodi and Taylor	1000 IV. WOOL OHOOL	Cuite 1000	· · iiiiiiiigtoii		13001		Lingation	^	^	^	JIMIOWII

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APPENDIX A

Debtor: Lordstown Motors Corp.

Case #: 23-10831

Schedule E/F: Creditors Who Have Unsecured Claims

Part 2: List All Creditors with NONPRIORITY Unsecured Claims

Disputec Unliquidatec Contingen

	Name	Mailing address						Date Incurred	Basis for Claim	nt ed ed	Total Claim
Re	eyntjes, Andrew W.	Address on file							Employee benefits	ххх	Unknown
Ri	ich Schmidt	Address on file							Indemnification Agreement	хх	Unknown
Ro	oberto Palumbo	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	X  X  X	Unknown
St	tephen S. Burns	Address on file							Indemnification Agreement	хх	Unknown
St	teve Hash	Address on file							Indemnification Agreement	хх	Unknown
St	teve Slawson	Address on file							Severance		\$124,177.00
Su	ulayman Zuod	Cooch and Taylor	1000 N. West Street	Suite 1500	Wilmington	DE	19801		Litigation	X  X  X	Unknown
Su	ullivan & Cromwell LLP		125 Broad Street	New York	New York	NY	10004		Services provided	_	\$157,000.00
To	otal									=	\$351,570.36

# In re: Lordstown Motors Corp. Case No. 23-10831 Schedule G

Executory Contracts and Unexpired Leases

List the contract Name of other parties with whom the debtor number of any has an executory contract or unexpired State what the contract or lease is for and the nature of State the term government Line lease Address 1 Address 2 City State Zip Country the debtor's interest contract 2.1 Adam Kroll Employment Agreement Address On File 2.2 Advanced Controls & Distribution LLC 20102 Progress Dr Ste 1 10/1/2021 Strongsville OH 44149-3259 Advanced Controls & Distribution Quotation 200 Broadacres Drive, 3rd Floor NJ 3/15/2024 2.3 Alliance Advisors, LLC Bloomfield 07003 Master Services Agreement Insurance Policy: Directors & Officers - Excess Side ABC 2.4 Allied World Specialty Insurance Company 199 WATER STREET **NEW YORK** 10038 (0312-5573) NY American Stock Transfer & Trust Company, LLC 2.5 d/b/a Equiniti Trust Company, LLC 6201 15th Avenue Brooklyn NY 11219 Transfer Agency and Registrar Services Agreement 2/26/2022 2.6 Andrew Richardson Address On File Indemnity Agreement 2.7 Andrew W. Reyntjes Address On File **Employment Agreement** 2.8 Angela Strand Address On File Indemnification Agreement 2.9 Ankura Consulting, LLC 425 California Street, Suite 2600 San Francisco 94104 Engagement Letter Purchase Order 118107 (LSTC LS-DYNA Large System Core -2.10 ANSYS, Inc. 2600 ANSYS Drive PΑ 15317 Canonsburg Lease) Canonsburg 2.11 ANSYS, Inc. 2600 ANSYS Drive PA 15317 Quotation (LSTC LS-DYNA Large System Core - Lease) 2.12 ANSYS, Inc. PA 15317 2600 ANSYS Drive Canonsburg Software License Agreement 2.13 AP Expert Group 228 Park Ave S Suite 88617 New York NY 88617 Expert Services Agreement 2.14 Applied Medical Resources Corporation 22872 Avenida Empresa Rancho Santa Margarita CA 92688 First Amendment to Lease 2.15 Applied Medical Resources Corporation 22872 Avenida Empresa Rancho Santa Margarita 92688 Standard Industrial/Commercial Single-Tenant Lease - NET 11/30/2025 Arthur J. Gallagher Risk Management Services 2.16 Inc. Ste. 250 35209-1324 11/10/2022 2200 Woodcrest Pl. Birmingham Client Services Agreement Insurance Policy: Directors & Officers - Excess Side ABC Boca Raton 2.17 Associated Industries Insurance Co., Inc. 901 W Yamato Rd FL 33431 (ANV146198A) AT&T Internet of Things Wireless Service Pricing Schedule
Amendment No. 1 to AT&T Internet of Things Wireless Service 2.18 AT&T 1025 Lenox Park Boulevard Atlanta GA 30319 2.19 AT&T Mobility LLC 208 S. Akard St. Dallas TX 75202 Pricing Schedule 2.20 AT&T Mobility LLC 2180 Lenox Park Blvd., 10th Floor Atlanta GΑ 30319 Test Sim Agreement 6/19/2021 2.21 Atlassian Ptv Ltd 350 Bush Street, Floor 13 San Francisco CA 94104 Atlassian Quote/Invoice 12900 Park Plaza Dr.. Suite 200 CA 11/9/2023 2.22 AuditBoard, Inc. 90703 Order From Cerritos Insurance Policy: Crime (P-001-000450352-03) 2.23 AXIS Insurance Company 10000 Avalon Blvd. Suite 200 GA 30009 Alpharetta 10000 Avalon Blvd, Suite 200 30009 Insurance Policy: Excess Liability - (P-001-000448075-01) 2.24 AXIS Insurance Company Alpharetta 127 Public Square, Suite 2.25 Baker & Hostetler LLP Key Tower 2000 Cleveland ОН 44114-1214 Letter re: Confirmation of Engagement as Counsel Insurance Policy: Directors & Officers - Excess Side ABC 2.26 Banyan Risk Ltd. 10019 (101-XDO-1057-102) 750 7th Ave #24 New York NY Insurance Policy: Directors & Officers - Primary Side ABC 757 Third Avenue, 10th Floor NY 10017 (BPRO8085893) 2.27 Berkley Insurance Company New York 6th Floor at Ford Field 1901 St. Antoine Street Letter re: Engagement of Bodman PLC 2.28 Bodman PLC Detroit MI 48226 2.29 Caimin Flannery Address On File Indemnification Agreement Insurance Policy: Active Shooter / Workplace Violence (POL 2.30 CFC / Lloyds 10005 48 Wall Street New York NY 0139494616) 2.31 Chuan (John) Vo Address On File Indemnification Agreement 2.32 Comcast Business 1701 John F Kennedy Blvd Philadelphia PA 19103-2838 Comcast Enterprise Services Sales Order Form Comcast Cable Communications Management 2.33 LLC 1701 John F Kennedy Blvd Philadelphia PA 19103-2838 Comcast Business Service Order Comcast Cable Communications Management, 2.34 LLC 1701 John F Kennedy Blvd Philadelphia PΑ 19103-2838 Comcast Enterprise Services Master Services Agreement Insurance Policy: Directors & Officers - Excess Side ABC 2.35 Continental Casualty Company (652471831) 151 N Franklin Street, Floor 9 Chicago 60606 Cox Communications California, LLC., Cox 2.36 California Telcom, LLC 27121 Towne Centre Dr Foothill Ranch CA 92610 Commercial Services Agreement 2.37 Dale Spencer Address On File Indemnification Agreement 2.38 Daniel Ninivaggi Address On File Amended and Restated Employment Agreement 2.39 Daniel Ninivaggi Address On File Indemnification Agreement 2.40 Darren Post Address On File Indemnification Agreement 2.41 David T. Hamamoto Address On File Indemnification Agreement dated October 23, 2020 2.42 David T. Hamamoto Indemnity Agreement dated February 27, 2019 Address On File 2.43 Donna L. Bell Address On File Employment Agreement 2.44 E\*TRADE Financial Corporate Services, Inc. 3 Edison Drive Alpharetta GA 30005 Statement of Work for Stock Split Support Services 2.45 Edward T. Hightower Address On File Amended and Restated Employment Agreement 4 Manhattanville Road, 3rd Floor 10577 2.46 Endurance American Insurance Company New York Insurance Policy: Excess Side A DIC - (ADX30002076200)

Appendix B

# In re: Lordstown Motors Corp. Case No. 23-10831 Schedule G

Executory Contracts and Unexpired Leases

List the contract Name of other parties with whom the debtor number of any has an executory contract or unexpired State what the contract or lease is for and the nature of State the term government Address 2 City State Zip Country the debtor's interest remaining contract Insurance Policy: Directors & Officers - Excess Side A DIC 10577 4 Manhattanville Road, 3rd Floor New York (ADL30026702600) 2.47 Endurance Assurance Corporation NY Insurance Policy: Directors & Officers - Excess Side ABC 10006 (MLX-1001760-00) 2.48 Fair American Insurance & Reinsurance Co One Liberty Plaza 165 Broadway New York 10016-1314 2.49 Foley & Lardner LLP 90 Park Ave New York NY Engagement Letter Agreement Investment Agreement 2.50 Foxconn Ventures Pte. Ltd. Attention: Jerry Hsiao No. 66, Zhongshan Road New Taipei City 23680 Taiwan 100036 2.51 FTI Consulting Technology LLC Three Times Square New York NY Engagement Letter Agreement and Data Protection Addendum 2.52 GAC R&D Center Detroit, LLC GAC/LMC Lease Agreement modification addendum 38555 Hills Tech Dr. Famington Hills MI 48331 2.53 GAC R&D Center Detroit, LLC Farmington Hills МІ 38555 Hills Tech Drive 48331 Lease 7233 E BUTHERUS DR 85260 2.54 Gemini Insurance Company SCOTTSDALE ΑZ Insurance Policy: Ohio General Liability Only (VNGP001774) 94104 2.55 GitLab Inc. 268 Bush Street #350 CA Professional Services Agreement San Francisco 3/3/2023 2.56 GitLab Inc. 268 Bush Street #350 San Francisco CA 94104 Renewal Order Form CA 2.57 GitLab Inc. 268 Bush Street #350 San Francisco 94104 Subscription Agreement 2.58 Haynes and Boone, LLP 6000 Headquarters Drive, Suite 200 ΤX Engagement Letter re: Legal Representation Plano 75024 Insurance Policy: Directors and Officers Liability Insurance 10038 2.59 Hudson Insurance Company 100 William Street, 5th Floor New York NY Side A DIC Policy - (HN-0303-6871) Insurance Policy: Fiduciary Liability (SFD31211640-02) 2.60 Hudson Insurance Company 100 William Street, 5th Floor New York NY 10038 2.61 iLoka, Inc. dba NewCloud Networks 160 Inverness Drive West, Suite 100 Englewood 80112 Master Agreement 2400 N Glenville Dr. C150 TX 75082 Letter of Engagement 2.62 Infosys Limited Richardson 2.63 Intrado Digital Media, LLC 11808 Miracle Hills Drive Omaha NF 68154 Master Agreement 2.64 Intrado Digital Media, LLC 11808 Miracle Hills Drive Omaha NE 68154 Order Form 10/17/2024 622 3rd Avenue 10th Floor NY 10017 2.65 Intralinks, Inc. New York Work Order Insurance Policy: Employment Practices Liability (EPL) NY (EPL6NAB4B51002) 2.66 Ironshore Specialty Insurance Company 28 Liberty Street 5th Floor New York 10005 2.67 Jane Reiss Address On File Indemnification Agreement 2.68 Jefferies LLC 520 Madison Ave. New York NY 10022 Engagement Letter re: Transactions 2.69 Jill Coniglio-Kirk Employment Agreement Address On File 2.70 John LaFleur Address On File Indemnification Agreement 2.71 Joseph Anderson Address On File Indemnification Agreement 2.72 Joseph Kallabat & Associate, P.C. 7031 Orchard Lake Road Suite 302 West Bloomfield 48322 Letter re: Confirmation of Representation 2.73 Judith A. Hannaway Address On File Indemnity Agreement 2.74 Julio Rodriguez Address On File Indemnification Agreement 2.75 Keith A. Feldman Address On File Indemnification Agreement Engagement Letter re: Retained for Corporate 2.76 Kekst and Company, Incorporated 437 Madison Avenue, 37th Floor New York NY 10022 Communications Counsel 222 N. Pacific Coast Highway, 3rd 2.77 Kurtzman Carson Consultants LLC CA 90245 Floor El Segundo Agreement for Services 2.78 Laura Soave Address On File Indemnification Agreement 2.79 Liberty Mutual Insurance 175 Berkeley Street MA 02116 Liberty Mutual Insurance Endorsement #14 Boston 280 Park Avenue, East Tower, 25th Insurance Policy: Directors and Officers Liability and Company NY 10017 Liability Insurance - (B1230FC19215A20) 2.80 Lloyd's America, Inc. Floor New York 280 Park Avenue, East Tower, 25th Insurance Policy: Directors & Officers - Excess Side A DIC 2.81 Lloyd's America, Inc. NY 10017 (FSGDO2201691) 2.82 Logicalis, Inc. APs and ClearPass License Quotation # 2022-146389v3 2600 S Telegraph Road Suite 200 Bloomfield Hills MI 48302 Aruba Access Point Installation Services Quotation 2.83 Logicalis, Inc. 2600 S Telegraph Road Suite 200 Bloomfield Hills MI 48302 2.84 Logicalis, Inc. 2600 S Telegraph Road Suite 200 Bloomfield Hills MI 48302 Aruba WLAN Proposal Quotation Network Deployment - Core and Access Layer Quotation 2.85 Logicalis, Inc. 2600 S Telegraph Road Suite 200 Bloomfield Hills MI 48302 2.86 Logicalis, Inc. 2600 S Telegraph Road Suite 200 Bloomfield Hills MI 48302 Palo Alto Deployment Quotation 2.87 Logicalis, Inc. 2600 S Telegraph Road, Suite 200 Bloomfield Hills MI 48302 Purchase Order dated April 19, 2021 2.88 Logicalis, Inc. 2600 S Telegraph Road Suite 200 Bloomfield Hills ΜI 48302 Select Areas 802.11 Site Survey Quotation 2.89 Lordstown Motors Corp. 27000 Hills Tech Ct. Farmington Hills MΙ 48331 2020 Equity Incentive Plan 2.90 Mark A. Walsh Address On File Indemnity Agreement 2.91 Martin Rucidlo Address On File Indemnification Agreement 2.92 Melissa Leonard Address On File **Employment Agreement** 2.93 Michael Gates Address On File Indemnification Agreement 2.94 Michael Port Employment Agreement Address On File 2.95 Michael Port Address On File Amendment to Employment Agreemen 2.96 Michigan Strategic Fund 300 North Washington Square 48913 Michigan Business Development Program Grant Agreement MI Lansing 2.97 Mick Kowitz Address On File Indemnification Agreement Insurance Policy: Directors & Officers - Excess Side A DIC (01-2.98 National Union Fire Ins Co of Pittsburgh NEW YORK 10020-1304 615-96-00) 1271 Ave of Americas FL 37 NY

Appendix B

#### In re: Lordstown Motors Corp. Case No. 23-10831

Schedule G
Executory Contracts and Unexpired Leases

List the contract Name of other parties with whom the debtor number of any has an executory contract or unexpired State what the contract or lease is for and the nature of State the term government Address 1 Address 2 City State Zip Country the debtor's interest remaining contract Insurance Policy: Directors & Officers - Excess Side ABC (01 NEW YORK 10020-1304 2.99 National Union Fire Ins Co of Pittsburgh 1271 Ave of Americas FL 37 615-95-98) NY Insurance Policy: Run-Off Coverage Follow-Form 2.100 Nationwide Insurance Company Willis Towers Watson Northeast, Inc. 200 Liberty Street 10281 Endorsement - (XMF1908941) New York 2.101 Nelson Mullins Riley & Scarborough LLP 101 Constitution Ave, Suite 900 Washington Letter re: Terms of Engagement Insurance Policy: Workers Compensation (80067633-0) 2.102 Ohio Bureau of Workers' Compensation 30 W. Spring St. Columbus ОН 43215-2256 Amendment to the Services Agreement dated as of June 22, 2950 S Delaware Street, Bay 94403 2.103 Open Text Inc. Meadows Station 3 Building & 4th Floors San Mateo CA 9711 Washingtonian Blvd., Suite 700 Gaithersburg MD 20878 Services Agreement 7/1/2026 2.104 Open Text Inc. 2.105 Oracle America, Inc. 500 Oracle Parkway Redwood Shores CA 94065 Oracle Ordering Document 2.106 Potter Anderson & Corroon LLP 1313 North Market Street P.O. Box 951 DE 19899-0951 Wilmington Engagement Letter Agreement 120 N LaSalle St Suite 2000 2.107 Prospect Law LLP 60602 Letter re: Confirmation of Representation Chicago 2.108 Rich Schmidt Address On File Indemnification Agreement 2.109 Richards Layton & Finger Wilmington DE 19801 Letter re: Engagement of Richards, Layton & Finger, P.A. 920 N King Street 2.110 Robar PR 1600 E. Grand Blvd., #300 Public Relations Services Agreement 2/2/2024 Detroit MI 48211 Statement of Work Record-Report and Procedure-To-Pay 2.111 RSM US LLP Chicago 60606 30 South Wacker Drive Suite 3000 Transformation Insurance Policy: Directors & Officers - Excess Side A DIC 2.112 RSUI Indemnity Company 945 East Paces Ferry Rd Ste 1800 Atlanta 30326-1160 (NHS702385) 2.113 RSUI Indemnity Company 945 East Paces Ferry Rd Ste 1800 Atlanta GA 30326-1160 Insurance Policy: Excess Liability - (HS690021) Insurance Policy: Directors & Officers - Excess Side A DIC 2.114 Samsung Fire & Marine Ins Co Ltd (US Br) 105 Challenger Road, 5th Floor Ridgefield Park NJ 07660 (SGC0857-01) 2.115 Service Express, LLC М 49512 Service Express Service Agreement 43076 10/15/2025 3854 Broadmoor Ave SE Grand Rapids 151 O'Connor Street, Ground Floor 2.116 Shopify Inc. Ottawa ON K2P 2L8 Canada Terms of Service and Receipts 2.117 Siemens Industry Software Inc. Quotation re: Licensed Software Designation Agreement 5755 New King Drive 48098 Trov Enterprise Managed Services Contract 2.118 Skynet Innovations 350 E Main Street Suite 200 ОН 45103 Batavia 2.119 Stephen S. Burns Address On File Indemnification Agreement 2.120 Steve Hash Address On File Indemnity Agreement 2.121 Sullivan & Cromwell LLP 10004-2498 125 Broad Street New York Engagement Letter re: Terms of Engagement 2.122 TERIS-Phoenix, LLC 11333 N. Scottsdale Road Suite 294 ΑZ Scottsdale Statement of Work Insurance Policy: Workers' Compensation / Employers Liability 2.123 The Cincinnati Indemnity Company 6200 S. Gilmore Road Fairfield ОН 45014-5141 (Ohio Stop Gap Only) (EWC 065 94 53-00) 2.124 Thomas V. Canepa Address On File Indemnification Agreement 2.125 Toppan Merrill LLC 1501 Energy Park Dr St Paul MN 55108 Proposal re: SEC Connect 2.126 Vestige Digital Investigations 23 Public Square, Suite 250 Medina ОН 44256 Engagement Letter Relocation Offer Letter 2.127 Waqar Hasim Address On File Insurance Policy: Directors & Officers - Excess Side ABC 2.128 Westfield Specialty Insurance Comp Attn: Underwriting Department One Park Circle Westfield ОН 44251 (XSA-00017G6-00) 200 South Biscavne Boulevard, Suite 4900 33131-2352 2.129 White & Case LLP Southeast Financial Center Miami Engagement Letter re: Restructuring of the Company Chicago Engagement Letter 2.130 Winston & Strawn LLP 35 W. Wacker Dr 60601 2.131 WIT Legal, LLC 1370 Broadway 15th Floor NY New York 10018 Expert Services Agreement Insurance Policy: Directors & Officers - Excess Side A DIC 100 Constitution Plaza, 13th Floor 06103 2.132 XL Specialty Insurance Company Hartford CT (ELU186245-22) Insurance Policy: Directors & Officers - Excess Side ABC 2.133 XL Specialty Insurance Company 100 Constitution Plaza, 13th Floor Hartford 06103 (ELU186243-22) 2.134 XL Specialty Insurance Company 100 Constitution Plaza, 13th Floor Hartford CT 06103 Insurance Policy: Excess Policy - (ELU170974-20) 100 Constitution Plaza, 13th Floor 2.135 XL Specialty Insurance Company Hartford 06103 Insurance Policy: Management Liability - (ELU160145-19)

Appendix B

Fill in this information to identify the case and this filing:
Debtor Name Lordstown Motors Corp.
United States Bankruptcy Court for the District of Delaware
Case number (if known): <u>23-10831</u>

# Official Form 202

# **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

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

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

## **Declaration and signature**

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

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

iiiioiiiiai	don is did	e and correct.						
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)							
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)							
	Schedu	le E/F: Creditors Who Ha	ave Unsecu	rred Claims (Official Form 206E/F)				
	Schedu	le G: Executory Contract	s and Une	xpired Leases (Official Form 206G)				
	Schedu	le H: Codebtors (Official	Form 206H	<b>(</b> )				
$\boxtimes$	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)							
$\boxtimes$	Amended Schedules: E/F and G							
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)							
	Other d	ocument that requires a	declaration					
l declare	I declare under penalty of perjury that the foregoing is true and correct.							
Execute	executed on 09/07/2023 <b>X</b> MM/DD/YYYY			/s/ Adam Kroll Signature of individual on behalf of debtor				
				Adam Kroll Printed name				
				Executive Vice President and Chief Financial Officer				

of Lordstown Motors Corp.

Position or relationship to debtor