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United States Bankruptcy Court for the:

District of Delaware (State)

Case number (If known):

Check if this is an amended filing

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

Chapter 11

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals,* is available

1.	Debtor's name	PQ New York, Inc.			
2.	All other names debtor used in the last 8 years	Le Pain Quotidien			
	Include any assumed names, trade				
	names, and <i>doing business as</i> names				
3.	Debtor's federal Employer Identification Number (EIN)	<u>13-3841022</u>			
4.	Debtor's address	Principal place of business	Mailing address, if of business	different from prir	ncipal place
		50 Broad Street			
		Number Street	Number Street		
		12th Floor			
		<u></u>	P.O. Box		
		New York, New York 10004			
		City State Zip Code	City	State	Zip Code
			Location of princip principal place of b	al assets, if differe	ent from
		New York County			
		County	Number Street		
			City	State	Zip Code
			Ony	Olale	Zip Gode
5.	Debtor's website (URL)	https://www.lepainquotidien.com/us/en/			
6.	Type of debtor	 Corporation (including Limited Liability Company (Partnership (excluding LLP) Other. Specify:		ity Partnership (LLF	?))

-		A. Check one:		
7.	Describe debtor's business	 Single Asso Railroad (a) Stockbroke Commodity Clearing Ba None of the B. Check all th Tax-exemp Investment Investment C. NAICS (Nor 		nent vehicle (as defined in 15 U.S.C. § 80a-3) t code that best describes debtor. See
		7225		
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11 Chapter 11	 Check all that apply: The debtor is a small business debtor as defir and its aggregate noncontingent liquidated de insiders or affiliates) are less than \$2,725,625 attach the most recent balance sheet, statem statement, and federal income tax return or i not exist, follow the procedure in 11 U.S.C. § The debtor is a debtor as defined in 11 U.S.C. noncontingent liquidated debts (excluding deb less than \$7,500,000, and it chooses to proc Chapter 11. If this sub-box is selected, attac statement of operations, cash-flow statement if any of these documents do not exist, follow 1116(1)(B). A plan is being filed with this petition. Acceptances of the plan were solicited preper classes of creditors, in accordance with 11 U. The debtor is required to file periodic reports Securities and Exchange Commission accord Exchange Act of 1934. File the Attachment to Filing for Bankruptcy under Chapter 11 (Offici The debtor is a shell company as defined in 12b-2. 	 bets (excluding debts owed to 5. If this sub-box is selected, hent of operations, cash-flow f any of these documents do § 1116(1)(B). § 1182(1). Its aggregate is owed to insiders or affiliates) are eved under Subchapter V of h the most recent balance sheet, and federal income tax return or the procedure in 11 U.S.C. § etition from one or more S.C. § 1126(b). a (for example, 10K and 10Q) with the ling to § 13 or 15(d) of the Securities o Voluntary Petition for Non-Individuals ial Form 201A) with this form.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes. Dist	rict When MM / DD / YYY	Case number
	If more than 2 cases, attach a separate list.	Dist	rict When MM / DD / YYYY	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a		otor <u>See Schedule 1</u> rict <u>Delaware</u>	Relationship <u>Affiliate</u> When <u>Date hereof</u> MM / DD / YYYY
	separate list.	Cas	e number, if known	

11.	Why is the case filed in this	Chec	k all that apply:			
	district?	in			cipal assets in this district for 180 days art of such 180 days than in any other	
		□ A	bankruptcy case concerning c	lebtor's affiliate, general partner	r, or partnership is pending in this district.	
12.	Does the debtor own or have	⊠ N	lo			-
	possession of any real property or personal	ΠY	es. Answer below for each pro	operty that needs immediate att	tention. Attach additional sheets if needed	•
	property that needs		Why does the property i	need immediate attention? (Ch	heck all that apply.)	
	immediate attention?		It poses or is alleged safety.	to pose a threat of imminent and	d identifiable hazard to public health or	
			-			_
			It needs to be physica	ally secured or protected from th	ne weather.	
				e, livestock, seasonal goods, me	ckly deteriorate or lose value without eat, dairy, produce, or securities-related	
			Other			_
			Where is the property?			
				Number Street		-
						_
				City	State ZIP Code	_
			Is the property insured?			
			Contact name			-
			Phone			-
			T Hone			-
	Statistical and administrat	ive in	formation			
13.	Debtor's estimation of available funds	⊠ F □ A	<i>k one:</i> iunds will be available for distril fter any administrative expensi reditors.		ailable for distribution to unsecured	
14.	Estimated number of creditors	□ 1· □ 5	-49 0-99	☑ 1,000-5,000☑ 5,001-10,000	25,001-50,00050,001-100,000	-
			00-199	10,001-25,000	More than 100,000	
*Co	onsolidated for all Debtors	2	00-999			
15	Estimated assets	□ \$	0-\$50,000	□ \$1,000,001-\$10 million	S500,000,001-\$1 billion	_
13.			50,001-\$100,000	□ \$10,000,001-\$50 million	□ \$1,000,000,001-\$10 billion	
*0	anabidated for all Dabtara		100,001-\$500,000	50,000,001-\$100 million	□ \$10,000,000,001-\$50 billion	
C(onsolidated for all Debtors	□ \$	500,001-\$1 million	⊠ \$100,000,001-\$500 millio	on 🔲 More than \$50 billion	

	(Case	e 20-11266	Doc	1	Filed 05/2	7/20	Page	4 of 22
	PQ New York, Inc. Name					Case number (if known	n)		
16. Estimate	d liabilities		\$0-\$50,000 \$50,001-\$100,00	00		\$1,000,001-\$10 \$10,000,001-\$5			500,000,001-\$1 billion 1,000,000,001-\$10 billion
Consolidated	for all Debtors		\$100,001-\$500,0 \$500,001-\$1 mil		\square	\$50,000,001-\$1 \$100,000,001-\$			10,000,000,001-\$50 billion lore than \$50 billion
	Request for Re	lief, D	eclaration, an	d Signa	tures	5			
	Bankruptcy fraud is a up to \$500,000 or im								cy case can result in fines nd 3571.
of author		e The	debtor requests specified in this	relief in a petition.	ccord	ance with the ch	apter of tit	le 11, U	nited States Code,
represen	tative of debtor	l hav	ve been authoriz	ed to file t	his pe	etition on behalf o	of the debt	tor.	
		l hav	ve examined the is true and corr		on in 1	this petition and h	nave a rea	isonable	belief that the information
		l dec	clare under pena	alty of perju	ury th	at the foregoing	s true and	l correct	
		E	xecuted on <u>5/26</u> MM /	6/2020 DD / YYYY	_				
		×	/s/ Steven J. I	Flemina			Steven J.	Flemi	20
			Signature of auth		esenta		Printed nam		<u>'9</u>
			Title Chief Res	tructuring	<u>g Off</u>	icer			
18. Signature	e of attorney	×	/s/ Mark D. C	ollins		Date	e 5/26/	2020	
			Signature of attor	ney for deb	tor			DD / YYY	Y
			k D. Collins ed name						
			nards, Layton &	& Finger,	<u>P.A.</u>				
		<u>920</u> Numt	North King St	reet					
		Num	Dei Olieel						
			nington				Delaw State	vare	19801 ZIP Code
		<u>Wiln</u> City (30						vare	

SCHEDULE 1

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

On the date hereof, each of the entities listed below (including the debtor in this chapter 11 case, collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. The Debtors have moved for joint administration of their cases with the lead case number assigned to the chapter 11 case of debtor PQ New York, Inc.

- 1. PQ New York, Inc.
- 2. 33rd Street Bakery, Inc.
- 3. Florence Bakery, Inc.
- 4. LPQ 14th & K Street, Inc.
- 5. LPQ 205 Bleecker, Inc.
- 6. LPQ 85 Broad, Inc.
- 7. LPQ Aventura, Inc.
- 8. LPQ Cabin John, Inc.
- 9. LPQ Claremont, Inc.
- 10. LPQ Coconut Grove, Inc.
- 11. LPQ Garden City, Inc.
- 12. LPQ King & Hudson, Inc.
- 13. LPQ N. Wells St, Inc.
- 14. LPQ Naperville, Inc.
- 15. LPQ North Michigan, Inc.
- 16. LPQ Pasadena, Inc.
- 17. LPQ Reston, Inc.
- 18. LPQ Sailboat Pond, Inc.
- 19. LPQ South End Ave, Inc.
- 20. LPQ South Gayley, Inc.
- 21. LPQ South Lasalle, Inc.
- 22. LPQ Toluca Lake, Inc.
- 23. LPQ West 55th & 8th St, Inc.
- 24. LPQ Woodbury, Inc.
- 25. PQ 17th Street, Inc.
- 26. PQ 44th & Madison, Inc.
- 27. PQ 44th Street, Inc.
- 28. PQ 53rd Street, Inc.
- 29. PQ 550 Hudson, Inc.
- 30. PQ 55th & 1st, Inc.
- 31. PQ 6th & Olive, Inc.
- 32. PQ 6th Ave., Inc.
- 33. PQ 8th & Walnut, Inc.
- 34. PQ 8th Street, Inc.
- 35. PQ 933 Broadway, Inc.
- 36. PQ 97th Street, Inc.

- 37. PQ Alexandria, Inc.
- 38. PQ Americana, Inc.
- 39. PQ Bakery, LLC
- 40. PQ Battery Park, Inc.
- 41. PQ Bethesda, Inc.
- 42. PQ Beverly Hills, Inc.
- 43. PQ Blaine Mansion, Inc.
- 44. PQ Bleecker, Inc.
- 45. PQ Brentwood, Inc.
- 46. PQ Bryant Park, Inc.
- 47. PQ Calabasas, Inc.
- 48. PQ Capitol Hill, Inc.
- 49. PQ Carnegie Hill, Inc.
- 50. PQ Carroll Square, Inc.
- 51. PQ Central Park, Inc.
- 52. PQ Chelsea, Inc.
- 53. PQ Chevy Chase, Inc.
- 54. PQ Clarendon, Inc.
- 55. PQ Culver Plaza, Inc.
- 56. PQ East 65th St, Inc.
- 57. PQ East 77th, Inc.
- 58. PQ East 83rd St, Inc.
- 59. PQ Encino Bakery, Inc.
- 60. PQ First Inc.
- 61. PQ French Market, Inc.
- 62. PQ Georgetown Inc.
- 63. PQ Gold Coast, Inc.
- 64. PQ Granary, Inc.
- 65. PQ Greenwich, Inc.
- 66. PQ Harbor Point, Inc.
- 67. PQ Larchmont, Inc.
- 68. PQ Lexington, Inc.
- 69. PQ Lincoln Park, Inc.
- 70. PQ Lincoln Square, Inc.
- 71. PQ Manhattan Beach, Inc.
- 72. PQ Meatpacking District, Inc.
- 73. PQ Melrose, Inc.
- 74. PQ Merrifield, Inc.
- 75. PQ Mineral Springs, Inc.
- 76. PQ Montague, Inc.
- 77. PQ Mt. Vernon, Inc.
- 78. PQ New Canaan, Inc.
- 79. PQ Newport Beach Bakery, Inc.
- 80. PQ Operations, Inc.
- 81. PQ Park & 33rd, Inc.
- 82. PQ Park Slope, Inc.

- 83. PQ Robertson, Inc.
- 84. PQ Rye, Inc.
- 85. PQ San Vicente, Inc.
- 86. PQ Santa Monica, Inc.
- 87. PQ Soho, LLC
- 88. PQ Spring Valley, Inc.
- 89. PQ Studio City, Inc.
- 90. PQ The Village at Topanga, Inc.
- 91. PQ Tribeca, Inc.
- 92. PQ Tysons Corner, Inc.
- 93. PQ UN, Inc.
- 94. PQ Union Square, Inc.
- 95. PQ Union Station, Inc.
- 96. PQ Upper West, Inc.
- 97. PQ Villa Marina, Inc.
- 98. PQ Walnut Street, Inc.
- 99. PQ Wayne, Inc.
- 100. PQ West 72nd, Inc.
- 101. PQ West 84th, Inc.
- 102. PQ Westlake, Inc.
- 103. PQ Wildwood, Inc.
- 104. Tuxedo Bakery, Inc.
- 105. Walnut St. Bakery, Inc.

RESOLUTIONS ADOPTED BY THE UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS AND SOLE STOCKHOLDER OF <u>PQ NEW YORK, INC.</u>

May 26, 2020

The undersigned, being the Board of Directors (the "**Board**") and sole stockholder (the "**Sole Shareholder**") of PQ New York, Inc., a Delaware corporation (the "**Company**"), pursuant to Sections 141(f) and 228 of the General Corporation Law of the State of Delaware, DOES HEREBY CONSENT to the adoption of, and DOES HEREBY ADOPT, the following resolutions:

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties that a petition be filed by the Company and by certain of its wholly-owned subsidiaries (the "**Subsidiaries**") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**") in the United States Bankruptcy Court for the District of Delaware (the "**Chapter 11 Case**");

WHEREAS, in the judgment of the Sole Shareholder, it is desirable and in the best interests of the Company, its creditors, and other interested parties that a petition be filed by the Company and by each of the Subsidiaries seeking relief under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**");

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the law firm of Richards, Layton & Finger, P.A. ("**RL&F**"), as attorneys for the Company and each of the Subsidiaries in the Chapter 11 Case, subject to any requisite Bankruptcy Court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of PricewaterhouseCoopers LLP ("**PwC**"), to provide the Company and each of the Subsidiaries with restructuring and interim management services, subject to any requisite Bankruptcy Court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, appoint Steven J. Fleming as the Chief Restructuring Officer ("CRO") of the Company and each of the Subsidiaries, subject to any requisite Bankruptcy Court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of Donlin, Recano & Company, Inc. ("**DRC**"), as claims and noticing agent and administrative advisor for the Company and each of the Subsidiaries in the Chapter 11 Case, subject to any requisite Bankruptcy Court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of SSG Advisors, LLC ("SSG"), as investment banker for the Company and each of the Subsidiaries in the Chapter 11 Case, subject to any requisite Bankruptcy Court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to enter into and perform under that certain Asset Purchase Agreement (the "APA"), by and among the Company, the Subsidiaries, and LPQ USA, LLC (the "**Purchaser**"); and

WHEREAS, in the judgment of the Board, the Company and each of the Subsidiaries require debtor-in possession-financing ("**DIP Financing**") in order to administer the Chapter 11 Case and that entry into that certain Senior Secured Superpriority Debtor-in-Possession Credit and Security Agreement (the "**DIP Facility**") by and among the Company, certain Subsidiaries, each as guarantor, and the Purchaser, is desirable and in the best interests of the Company, its creditors, and other interested parties.

NOW THEREFORE BE IT RESOLVED, that the Company and each of the Subsidiaries shall be, and hereby is, authorized and directed to: (a) file a voluntary petition (the "**Petition**") for relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court and (b) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect the foregoing; and it be further

RESOLVED, that Steven J. Fleming is hereby appointed CRO of the Company and each of the Subsidiaries; and it be further

RESOLVED, that Steven J. Fleming and each of the other officers of the Company or members of the Board (each individually, an "Authorized Person" and collectively, the "Authorized Persons") shall be, and each of them, acting alone, hereby is, authorized and empowered on behalf of and in the name of the Company and each of the Subsidiaries to: (a) verify and execute the Petition, as well as all other ancillary documents, and file, or cause to be filed with the Bankruptcy Court, the Petition and make or cause to be made, prior to execution thereof, any modifications to the Petition or ancillary documents as any such Authorized Person, in such person's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions (the approval of which to be conclusively established by the execution thereof by such

Authorized Person); (b) verify, execute and file or cause to be filed all petitions, schedules, lists, motions, applications and other papers or documents (including authorization to obtain DIP Financing and to enter into one or more debtor-inpossession loan agreements and related documents) necessary or desirable in connection with the foregoing; and (c) verify and execute or cause to be executed any and all other documents necessary or appropriate in connection therewith in such form or forms as any such Authorized Person may approve (the approval of which to be conclusively established by the execution thereof by or at the direction of such Authorized Person); and it be further

RESOLVED, that the Authorized Persons of the Company shall be, and each of them, acting alone, hereby is, authorized and empowered to retain, on behalf of the Company and each of the Subsidiaries: (a) RL&F, as attorneys for the Company and each of the Subsidiaries; (b) PwC, to provide the Company and each of the Subsidiaries with restructuring and interim management services; (c) DRC, as claims and noticing agent and administrative advisor for the Company and each of the Subsidiaries; (d) SSG, as investment banker for the Company and each of the Subsidiaries; and (e) such additional professionals, including attorneys, accountants, consultants or brokers, in each case as in such person's or persons' judgment may be necessary or desirable in connection with the Chapter 11 Case and other related matters, on such terms as such person or persons shall approve; and it be further

RESOLVED, that the Company shall be, and hereby is, authorized to: (a) enter into the DIP Facility and take all actions necessary and appropriate for the Company to obtain DIP Financing according to the terms negotiated by such Authorized Person, including under one or more loan agreements, and to effectuate the foregoing, to enter into such loan agreements, documents, notes, guaranties, security agreements, pledge agreements and all other documents, agreements or instruments related thereto (collectively, the "**Financing Transactions**") as may be deemed necessary or appropriate by such Authorized Person (such approval to be conclusively evidenced by the execution thereof or taking of such action by such Authorized Person); and (b) pay related fees and grant security interests in and liens upon, some, all or substantially all of the Company's assets, as may be deemed necessary by any one or more of the Authorized Persons in connection with such Financing Transactions; and it be further

RESOLVED, that (a) the Company shall be and is authorized to enter into and perform under the APA, pursuant to which the Purchaser will purchase certain assets of the Company and the Subsidiaries and assume certain liabilities of the Company and the Subsidiaries, with such modifications and supplements as may be approved by the Authorized Persons (which approval shall be conclusively evidenced by such person's execution and delivery thereof) (the "**Sale Transaction**") and (b) the Board approves in all respects the form, terms and provisions of the APA and the transactions contemplated thereby, and all ancillary documents related thereto, pursuant to sections 105, 363 and 365 of the Bankruptcy Code, including any motions filed with the Bankruptcy Court seeking approval of the Sale Transaction; and it be further

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Persons, each of the Authorized Persons or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company and each of the Subsidiaries, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents and to pay all expenses, including filing fees, in each case as in such Authorized Person's or Authorized Persons' judgment shall be necessary or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and it be further

RESOLVED, that any and all acts taken and any and all certificates, instruments, agreements or other documents executed for or on behalf of the Company or any Subsidiary by any Authorized Person prior to the adoption of the foregoing resolutions with regard to any of the transactions, actions, certificates, instruments, agreements or other documents authorized or approved by the foregoing resolutions be, and they hereby are, ratified, confirmed, adopted and approved.

This Unanimous Written Consent may be executed in one or more counterparts.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned, being all of the members of the Board and the Sole Shareholder, have executed this Unanimous Written Consent as of the date first set forth above.

BOARD:

Name: Matthew R. Kahn Title: Independent Director

Name: Bruce Revzin Title: Director

SOLE SHAREHOLDER:

PQ Licensing S.A., a Belgian company

Name: Title: IN WITNESS WHEREOF, the undersigned, being all of the members of the Board and the Sole Shareholder, have executed this Unanimous Written Consent as of the date first set forth above.

BOARD:

Name: Matthew R. Kahn Title: Independent Director

---- DocuSigned by:

Name: Bruce Revzin Title: Director

SOLE SHAREHOLDER:

PQ Licensing S.A., a Belgian company

Name: Title: IN WITNESS WHEREOF, the undersigned, being all of the members of the Board and the Sole Shareholder, have executed this Unanimous Written Consent as of the date first set forth above.

BOARD:

Name: Matthew R. Kahn Title: Independent Director

Name: Bruce Revzin Title: Director

SOLE SHAREHOLDER:

PQ Licensing S.A., a Belgian company

Name: Title:

Yves LIENART, Chief Restructuring Officer

Fill in this information to identify the case: Debtor name: PQ New York, Inc. United States Bankruptcy Court for the: District of Delaware (State) (State)

□ Check if this is an amended filing

Official Form 204 Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code				Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully claim amount. If c claim amount and	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	PQ Licensing, SA Rue des Colonies 11 1000 Brussels, Belgium	Gabrielle Molinier +32 2 545 75 57 gabrielle.molinier@lepainquotidien.com	Intercompany				\$69,163,755	
2	LEESAM REALTY, INC. 19 Woodland Dr. Rye Brook, NY 10573	David Swerdloff 914-439-7767 dswerdloff@gmail.com	Lease	D			\$469,732	
3	US Foods Inc 9399 W Higgins Road Suite 500 Rosemont, IL 60018	Jim H McCain 480-766-5116 Ext. 0000 NationalAR.Shared@usfoods.com	Vendor				\$333,478	
4	IMPERIAL BAG & PAPER CO., INC 255 ROUTE 1&9 Jersey City, NJ 07306	Larry Schneider 877-477-7427 Ext. 0000 Ischneider@imperialbag.com	Vendor				\$295,799	

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Name of creditor and complete mailing address, including zip code		address of creditor contact (for example, trade debts, bank loans, professional		Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
5	HAVI LOGISTICS Lammerdries-Oost 32 2250 Olen, Belgium	Kelly Van de Poel +32 14 25 81 11 Kelly.VanDePoel@havi.com	Vendor				\$261,379	
6	NATURE'S PRODUCE 3305 Bandini Blvd PO Box 58366 Vernon, CA 90058	Mike Gatchalian 323-235-4343 Ext. 0000 mikeg@naturesproduce.com	Vendor				\$248,525	
7	ORGANIC VALLEY One Organic Way LaFarge, WI 54639	Nathan Sullivan 608-625-2602 nathan.sullivan@organicvalley.coop	Vendor				\$212,050	
8	CUISINE SOLUTIONS PO BOX 79525 Baltimore, MD 21279-0525	Donatella Vilgrain 703-270-2900 Ext. 0000 dvilgrain@cuisinesolutions.com	Vendor				\$184,772	
9	GTT COMMUNICATION PO BOX 842630 Dallas, TX 75284-2630	Alison Harris 214-972-0273 Alison.Harris@gtt.net	Vendor				\$183,790	
10	BADGER & WINTERS GROUP, INC 49 W 23RD ST, 10TH FL New York, NY 10010	Jana Perzylo 212-533-3222 jperzylo@badgerandwinters.com	Vendor				\$151,500	
11	CON EDISON JAF STATION PO BOX 1702 New York, NY 10116-1702	800-752-6633 ConEd-bill@emailconed.com	Utility				\$149,581	
12	TESTA PRODUCE INC PO BOX 87618 DEPT 10222 Chicago, IL 60680-0618	Donna M. Langlois 312-455-0078 Ext. 0000 ar@testaproduce.com	Vendor				\$134,628	
13	L'Atelier Du Pain Pamelstraat Oost 430 B – 9400 Ninove, Belgium	Imelda Van Den Steen +32 5 451 59 10 imelda@latelierdupain.be	Vendor				\$131,374	
14	CHEFS WAREHOUSE PO BOX 30943 New York, NY 10087-0944	Tony Calderone 786-618-0623 Ext. 0000 TCalderone@chefswarehouse.com	Vendor				\$123,850	
15	LECOQ CUISINE CORP. 35 UNION AVENUE Bridgeport, CT 06607	Ming Chin Yiong 203-334-1010 Ext. 0000 accounting@lecoqcuisine.com	Vendor				\$117,306	
16	EVOLUTION FRESH, INC. PO BOX 74008000 Chicago, IL 60674-8000	Kay McCoy 206-318-1604 Ext. 0000 EFAR@evolutionfresh.com	Vendor				\$95,896	

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Name of creditor and complete mailing address, including zip code		mailing address, including zip code address of creditor contact		Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim		
17	White Coffee Corporation 18-35 38th Street Long Island City, NY 11105	Carlos Nazario 718-204-7900 Ext. 0126 CNazario@WhiteCoffee.com	Vendor				\$95,000		
18	KETTLE CUISINE 330 LYNNWAY Lynn, MA 01901	Jenny Mabon-Spiers 617-409-1115 jspiers@kettlecuisine.com	Vendor				\$93,564		
19	CATSMO LLC 25 MYERS ROAD Wallkill, NY 12589	Renate Glyttov 845-895-2296 renate@solexcatsmo.com	Vendor				\$90,320		
20	LORENZO FOOD GROUP, INC 196 Coolidge Ave Englewood, NJ 07631	John Ohnkeanna 201-868-9088 johnkeanna@lorenzofoodgroup.com	Vendor				\$87,041		

Debtor name: PQ New York, Inc.

United States Bankruptcy Court for the: District of Delaware

Case number (If known):

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors

(State)

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:

- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule ____
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration ______

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

Executed on <u>5/26/2020</u> MM / DD / YYYY X /s/ Steven J. Fleming

Signature of individual signing on behalf of debtor

Steven J. Fleming Printed name

Chief Restructuring Officer

Position or relationship to debtor

Declaration Under Penalty of Perjury for Non-Individual Debtors

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: :	Chapter 11
<i>In re.</i> .	
PQ NEW YORK, INC. :	Case No. 20– ()
Debtor. :	(Joint Administration Requested)

STATEMENT OF CORPORATE OWNERSHIP

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtor and debtor in possession (the "**Debtor**") respectfully represents as follows:

- PQ Licensing S.A. ("PQL") owns 100% of the equity interests of the Debtor.
- Puccini SCA owns 43.5% of the equity interests in PQL.
- S.A. Compagnie Centrale owns 18.2% of the equity interests in PQL.
- Services Development Management NV ("**SDM**") owns 13.9% of the equity interests in PQL.
- AMITEX, NV owns 11% of the equity interests in PQL.
- Emiel Lathouwers owns 99.9% of the equity interests in SDM
- Bart Van Vooren owns 100% of the equity interests in AMITEX, NV

Debtor name: PQ New York, Inc.

United States Bankruptcy Court for the: District of Delaware (State)

Case number (If known):

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule ____
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration **<u>Statement of Corporate Ownership</u>**

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

Executed on 5/26/2020 MM / DD / YYYY X /s/ Steven J. Fleming

Signature of individual signing on behalf of debtor

Steven J. Fleming Printed name

Chief Restructuring Officer

Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	x :	Chapter 11
PQ NEW YORK, INC.,	:	Case No. 20()
Debtor.	: : X	(Joint Administration Requested)

LIST OF EQUITY HOLDERS¹

Pursuant to rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, the following

identifies all holders having a direct ownership interest in the above-captioned debtor and debtor

in possession:

Name and Last Known Address or Place of Business of Holder	Kind/Class of Interest	Percentage of Interests Held
PQ Licensing S.A. Rue des Colonies 11, Bruxelles, 1000 Belgium	Common Stock	100%

¹ This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

Fill in this information to identify the case:		
Debtor name: PQ New York, Inc.		
United States Bankruptcy Court for the: District of Delaware	(2)	
Case number (<i>If known</i>):	(State)	

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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

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Declaration and signature

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- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule ____
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- ✓ Other document that requires a declaration List of Equity Holders

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

Executed on 5/26/2020 MM / DD / YYYY X /s/ Steven J. Fleming

Signature of individual signing on behalf of debtor

Steven J. Fleming Printed name

Chief Restructuring Officer

Position or relationship to debtor