Case 18-10069 Doc 1 Filed 01/11/18 Page 1 of 14

Fill in this informa	ation to identify th	e case:	•	
United States Banl	kruptcy Court for the	9:		
District of Delawar	e			
Case number (If kno	own):	Chapter <u>11</u>		heck if this is ar
entention (d.) Entention (entention of the American Annual Const After the Confederation of the Annual Cons	ng (MARA AMMINISTER VITAVISATIANAMINISTI SPORTE (1971)	and the state of t	a	mended filing
Official Forr	n 201			
		n for Non-Individuals	Filing for Bankruptcy	414.0
				4/16
			dditional pages, write the debtor's name and the Bankruptcy Forms for Non-Individuals, is availab	
1. Debtor's name	•	101/01/04		
1. Deptor 5 flame	e e	KIKO USA, Inc.		
	THE RESIDENCE OF THE PROPERTY			a program of the state of the transposition of the state
2. All other name in the last 8 years				
Include any assu				
trade names, an	d doing business			
	10 1 m 10 1 m 10 1 m 10 m 10 m 10 m 10			
 Debtor's federal Identification 	ral Employer Number (EIN)	6 1 - 1 7 2 0 8 0 5		
aa miisaanii ka aanii ka aanii ka aanii ka ahaa ahaa ahaa ahaa ahaa ahaa ahaa	THE THE SQUEET AND THE WAS ELECTRONIC AND THE MEASURE WITH THE	A COMPANY THE PROPERTY OF THE		, il canno metalo e secundo de ser ser ser se estado de se estado de ser estado de se estado de se estado de s
4. Debtor's addr	ess	Principal place of business	Mailing address, if different from pri	ncipal place
		470 Park Avenue South, 15th Fl.	of business	
		New York, NY 10016		
			Location of principal assets, if differ principal place of business	ent from
		New York County		
		County		
				and the state of t
5. Debtor's webs	site (URL)	https://www.kikocosmetics.com/		
	The Community of Community of the Control of the Co	Corporation (including Limited Liability Co	mpany (LLC) and Limited Liability Partnership (LLP)	
6. Type of debto	Г	Partnership (excluding LLP)	, , , , , , , , , , , , , , , , , , ,	
	Other. Specify:	(MINDAY)		

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D	Name Name			Case number (if known)	
N 8181 (1008)		the contract of the second section of the second section of the second second second second section section second	mu en a anno en esta a ante a ante a ante a ante a ante a ante a a ante a a ante a a a a a a a a a a a a a a a		CONTROL COMMON ACCOUNTS OF TAXABLE ACCOUNTS OF THE CONTROL OF THE CONTROL OF TAXABLE ACCOUNTS OF THE CONTROL OF TAXABLE ACCOUNTS OF TAXABLE ACCOUN
7.	Describe debtor's business	A. Check one:			
		Health Care Busine	ess (as defined in 11 U.S.C.	§ 101(27A))	
		☐ Single Asset Real	Estate (as defined in 11 U.S.	.C. § 101(51B))	
		Railroad (as define	d in 11 U.S.C. § 101(44))		
			fined in 11 U.S.C. § 101(53A	/)))	
			(as defined in 11 U.S.C. § 1	••	
			defined in 11 U.S.C. § 781(3		
		None of the above	3011104 111 11 0.0.0. 3 701/0	<i>11</i>	
		Trone of the above			
		B. Check all that apply	•		
		☐ Tax-exempt entity	as described in 26 U.S.C. §	501)	
		Investment compar § 80a-3)	ny, including hedge fund or p	pooled investment vehicle (as	defined in 15 U.S.C.
		☐ Investment advisor	(as defined in 15 U.S.C. § 8	.0b-2(a)(11))	
		C. NAICS (North Ame	rican Industry Classification	System) 4-digit code that bes	it describes debtor.
		See http://www.na		a year and a second and a second	
*****	Continue in Continue (in the continue in the continue in the continue of the c	4 4 6 1			
8.	Under which chapter of the	Check one:			
	Bankruptcy Code is the debtor filing?	☐ Chapter 7			
	dobto:g.	☐ Chapter 9			
		Chapter 11. Check	all that apply:		
				gent liquidated debts (excludir	ng debts owed to
		ins		nan \$2,566,050 (amount subje	
		_	• •	debtor as defined in 11 U.S.0	C. § 101(51D). If the
		de of	btor is a small business debi operations, cash-flow statem	tor, attach the most recent ba nent, and federal income tax r the procedure in 11 U.S.C. §	lance sheet, statement eturn or if all of these
		_	plan is being filed with this pe		1110(1)(B).
		☐ Ac	ceptances of the plan were s	solicited prepetition from one	or more classes of
			ditors, in accordance with 1	- , ,	
		Se	curities and Exchange Comi	eriodic reports (for example, 1 mission according to § 13 or a second to Voluntary Ret	0K and 10Q) with the 15(d) of the Securities ition for Non-Individuals Filing
				11 (Official Form 201A) with the	
			e debtor is a shell company 0-2.	as defined in the Securities E	xchange Act of 1934 Rule
		☐ Chapter 12			
9.	Were prior bankruptcy cases	⊠ No			
	filed by or against the debtor within the last 8 years?	☐ Yes. District	When	Case number	-
	If more than 2 cases, attach a separate list.			Case number	
	1997 Change St. 1992 and St. 19		TO PART AND AN A CONTRACT OF A	MM / DD / YYYY	Control March State Course from the state conformation that the state of the state
10.	Are any bankruptcy cases	⊠ No			
	pending or being filed by a business partner or an	Yes. Debtor		Relationship	
	affiliate of the debtor?				
	List all cases. If more than 1,	District		When	MM / DD /YYYY
	attach a separate list.	Case number,	f known		

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Debtor	KIKO USA, Inc.		Case number (if kr	nown)		
Market Commission of the Commission of the	The state of the second state of the state o	S. A. Beller, A. 1993. New Notes When again and a reduction of subdiffus in Sunay magnitude reduction.	Mar er ratherament appellengen. 1 - 32 mar 2 mar 2011 man h. 100 1 2 m 2 m 1 1 1 1 m 2 m 2 m 2 m 2 m 2 m			
	y is the case filed in <i>this</i>	Check all that apply:				
dist	trict?	Debtor has had its dom immediately preceding district.	Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.			
1 S - 1981 (1881 1881 1 1 1 1 1 1 1 1 1 1 1 1 1		☐ A bankruptcy case con	cerning debtor's affiliate, general partne	r, or partnership is pending in this district.		
	s the debtor own or have session of any real	44 140				
proj	perty or personal property	Yes, Answer below for	each property that needs immediate atte	ention. Attach additional sheets if needed.		
	needs immediate ntion?	Why does the pro	operty need immediate attention? (Ch	neck all that apply.)		
		lt poses or is a	Illeged to pose a threat of imminent and	identifiable hazard to public health or safety.		
		What is the ha	zard?			
		☐ It needs to be	physically secured or protected from the	e weather.		
		It includes per attention (for e assets or othe	shable goods or assets that could quick xample, livestock, seasonal goods, mea r options).	ly deteriorate or lose value without at, dairy, produce, or securities-related		
			,			
		Mihaya ia tha musi				
		where is the prop	Where is the property?			
		Is the property in	sured?			
		□ No				
		☐ Yes. Insurance	agency			
		Contact na	me			
		Phone	MILMAN			
	Statistical and admini	strative information	THE STATE OF THE STATE OF THE STATE STATE OF THE STATE OF			
13. Debi	tor's estimation of	Check one:				
	lable funds		for distribution to unsecured creditors.			
		☐ After any administrative	expenses are paid, no funds will be ava	ailable for distribution to unsecured creditors,		
h hada a balan dhilliadh di h-lei Barda	entalente processe minimizare carrecta esta productiva con contrato del 1984, del 1984 e con el contra 1974 (1	1-49	1 ,000-5,000	25,001-50,000		
	nated number of itors	☐ 50-99	5,001-10,000	5 0,001-100,000		
crea	itors	100-199	1 0,001-25,000	☐ More than 100,000		
make per same transcription constraints	kmilanna naki o ummaann masommin is kunsk numasmus is li is gis is gis is gis is gis is gis in c	2 200-999	BROWN I SPOR, A SWYFF SALLY WARRING OVER THE OUT OF A STANKS ARE SEE A STANKS AND AND AND AND AND AND AND AND A			
16 Fetir	nated assets	\$0-\$50,000	\$1,000,001-\$10 million	\$500,000,001-\$1 billion		
io. LSUI	11416U 433613	□ \$50,001-\$100,000 □ \$100,001-\$500,000	□ \$10,000,001-\$50 million □ \$50,000,001-\$100 million	\$1,000,000,001-\$10 billion		
		\$500,001-\$500,000	\$50,000,001-\$100 million \$100,000,001-\$500 million	☐ \$10,000,000,001-\$50 billion☐ More than \$50 billion		
		•	•			

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Debtor KIKO USA, Inc.		Case number (/ known)		
16. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion	
WARNING Bankruptcy fra	elief, Declaration, and Signatures	atement in connection with a bankrupto	y case can result in fines up to	
nr. Declaration and signa authorized representa debtor			71. e 11, United States Code, specified in this	
		to file this petition on behalf of the debte permation in this petition and have a reas	or. sonable belief that the information is true a	
	Executed on O1/C8/	erjury that the foregoing is true and corr	ect.	
	Signature of authorized reprinting Chief Executive Off			
8. Signature of attorney	Signature of attorney for del	Date	01-11-2018 MM /DD/YYYY	
	Mark Minuti Saul Ewing Arnstein & Lehr LL 1201 N. Market Street, Suite 2 Wilmington, DE 19801			
	302.421.6840 Contact phone	mark.min Email addre	uti@saul.com ss	
	2659 Bar number	DE State	_	
And	John S. Kaplan Perkins Coie LLP 1201 Third Avenue, Suite 4900 Seattle, WA 98101)		
	206.359.8408 Contact phone	Email addr	perkinscole.com ess	
	23788 Bar number	WA State		

KIKO USA, Inc.

UNANIMOUS WRITTEN CONSENT IN LIEU OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS

The undersigned, being all the Directors of KIKO USA, Inc., a Delaware corporation (the "Company"), by this instrument in lieu of a meeting of the Directors of the Company, hereby consent to the adoption of the following resolutions, pursuant to Section 141(f) of the Delaware General Corporation Law and the Bylaws of the Company:

WHEREAS, the Directors have discussed and consulted with the Company's management (the "Management") and financial and legal advisors (collectively, the "Advisors") regarding the liabilities and liquidity of the Company, strategic alternatives available to it, and the effect of the foregoing on the Company's business;

WHEREAS, the Board has determined that the appointment of Mark Samson, Managing Director of Getzler Henrich & Associates LLC, as Chief Restructuring Officer ("CRO") of the Company, is desirable and necessary for efficiency in its restructuring efforts and to help preserve and maximize value for the benefit of the Company, its shareholders, creditors and other parties in interest;

WHEREAS, the Directors having discussed the foregoing with the Management and the Advisors and having determined, in the judgment of Directors, that it is in the best interests of the Company, its shareholders, its creditors, and other parties in interest for the Company to file a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code").

APPROVAL OF CHAPTER 11 FILING AND PLAN

NOW, THEREFORE, IT IS:

RESOLVED, the Company hereby is authorized and empowered to file a voluntary petition for relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware, and therefore commence a proceeding under the Bankruptcy Code (the "Bankruptcy Case").

RESOLVED, any of the officers or agents of the Company, including the CRO (the "Authorized Officers") are, and each of them individually is, authorized and empowered to execute on behalf of the Company, after consultation with any Advisor, any petitions, schedules, lists, applications, documents, declarations, statements, motions, pleadings, consents and other papers, including any proposed plan of reorganization and disclosure statement in connection with the Bankruptcy Case, and to take any and all action that they deem (or Bankruptcy Counsel advises) necessary or proper to obtain relief under the Bankruptcy Code, including, without limitation, maintain the Company's assets and any



other transaction deemed necessary or proper to protect and advance the interests of the Company.

RESOLVED, the Authorized Officers are authorized and directed, in the name of and on behalf of the Company, to make, enter into, execute, deliver and file any and all other or further agreements, documents, certificates, materials or instruments, to disburse funds of the Company, to take or cause to be taken any and all other actions, and to incur such fees and expenses as such Authorized Officers deem to be necessary, appropriate or advisable to carry out the purposes of these Resolutions and the transactions contemplated thereunder and to successfully consummate any plan, complete the Bankruptcy Case, the taking of any action to constitute conclusive evidence and the exercise of discretionary authority.

RETENTION OF PROFESSIONALS

RESOLVED, each Authorized Officer hereby is authorized and directed to engage the law firm of Perkins Coie LLP as bankruptey and restructuring counsel to represent and assist the Company in carrying out and fulfilling its duties and obligations under the Bankruptey Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Perkins Coie LLP.

RESOLVED, each Authorized Officer hereby is authorized and directed to engage the law firm of Saul Ewing LLP as local bankruptcy and restructuring counsel to represent and assist the Company in carrying out and fulfilling its duties and obligations under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Saul Ewing LLP.

RESOLVED, Mark Samson shall be appointed as the CRO of the Company, and Getzler Henrich & Associates LLC may make additional personnel available to support the efforts of the CRO, subject to the terms of the engagement letter and approval of the Bankruptcy Court, and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Mark Samson as CRO.

RESOLVED, BMC Group shall be appointed as the claims noticing agent for the Company, , subject to the terms of the engagement letter and approval of the Bankruptcy Court, and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements,

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pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of BMC Group as claims noticing agent.

RESOLVED, each Authorized Officer hereby is authorized and directed to engage any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of any other professionals as they deem necessary.

GENERAL AUTHORIZATION AND RATIFICATION

RESOLVED, that the authority provided by these resolutions is retroactive and any and all actions heretofore or hereafter taken by the Authorized Officers of the Company in connection with these resolutions are hereby in all respects confirmed, approved and ratified; the Authorized Officers of the Company, together or individually, may take any and all action and do any and all things as may be deemed by any of them to be necessary or advisable or appropriate to carry out the purposes and intent of the foregoing resolutions; and the taking of any and all such action and the performance of any and all such things by any of them in connection with the foregoing shall conclusively establish such officer's authority therefor from the Company and the approval and ratification therefor by the Company.

[signature page follows]

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The actions taken by this consent shall have the same force and effect as if taken by the undersigned at the annual meeting of the Board of Directors of the Company duly called and constituted pursuant to the Bylaws of the Company and the laws of the State of Delaware. Each of the undersigned hereby waives any notice required by law with respect to this consent or the actions taken hereby. This consent may be executed in counterparts.

Dated and effective as of January	8, 2018. Abus RACA -
	Sterano Percassi, Director
	Frank Furlan, Director

Davide Cravero, Director

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The actions taken by this consent shall have the same force and effect as if taken by the undersigned at the annual meeting of the Board of Directors of the Company duly called and constituted pursuant to the Bylaws of the Company and the laws of the State of Delaware. Each of the undersigned hereby waives any notice required by law with respect to this consent or the actions taken hereby. This consent may be executed in counterparts.

Dated and effective as of January 8, 2018.

Stefano Percassi, Director

Frank Furlan Director

Davide Cravero, Director

F	ill in this information to identify the case:
D	ebtor name KIKO USA, Inc.
	nited States Bankruptcy Court for the: District of Delaware
С	ase number (If known):

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.

12/15

were the another place about the control of the second designation	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email 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	claim amount. I total claim amo	ecured claim illy unsecured, fill if f claim is partially sunt and deduction off to calculate uns	secured, fill in for value of
ent companies des des					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	Michilli Inc. 160 Varick Street, Suite 1101 New York, NY 10013	Evelyn Florio 646.613.9300 eflorio@michilliinc.com	Fixed Assets	· · · · · · · · · · · · · · · · · · ·		SALOII	285,000.00
2	Contract S.r.I. Via G. Toniolo 20A Pero di Breda di Piave Treviso 31030 Italy	Valentina Pozzebon +39 0422 600172 valentina.pozzebon@contractsrl.com	Fixed Assets	To the company of the			231,702.72
3	Onsite Media Solutions PO Box 682675 Park City, UT 84068	Keith Krayanek 435.214.0305 keith@onsitemedia.com	Fixed Assets	3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		The second sequences of the second se	120,129.69
4	Westfield World Trade Center Attn Legal Dept. 2049 Century Park East 41st Floor Los Angeles, CA 90067	Debra Yindra 310.689.2636 dyindra@westfield.com	Lease	Disputed	Target and the second second		68,534.40
5	Valerio Architects Inc. 5858 Wilshire Bivd, Suite 200 Los Angeles, CA 90036	Merlyn Estrada 323.954.8996 x 130 mestrada@valerioinc.com	Fixed Assets				52,625.96
6	WIT Logistics LLC 70 East Sunrise Hwy, Suite 611 Valley Stream, NY 11581	Giorgio Laccona, COO 516.568.2080 glaccona@walkerscm.com	Other				52,124.75
7	Fashion Show Mall LLC c/o Fashion Show 110 N. Wacker Dr. Chicago, IL 60606	Felicia D. Ojo 312.960.2656 felicia.ojo@ggp.com	Lease				29,462.33
8	lGuzzini Lighting USA, Ltd. 60 Madison Ave, 2nd floor New York, NY 10010	800.263.1339 AR@sistemalux.com	Fixed Assets				26,086.85

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KIKO USA, Inc. Debtor Case number (if known) Nature of the claim Indicate if Amount of unsecured claim Name of creditor and complete Name, telephone number, and (for example, trade debts, bank loans, email address of creditor claim is mailing address, including zip code If the claim is fully unsecured, fill in only unsecured contingent. contact claim amount. If claim is partially secured, fill in unliquidated, professional total claim amount and deduction for value of services, and or disputed collateral or setoff to calculate unsecured claim. government contracts) Total claim, if **Deduction for** Unsecured partially value of claim secured collateral or setoff Global Facility Management Valerie Maccone Other 24,642.54 525 Broadhollow Road 631.617.6500 x363 Melville, NY 11747 Valerie.Maccone@gfm247.com Fixed Assets Openmind 18,400.00 +39 02 320626320 Via Guiseppe Ferrari 39 10 Monza 20900 amministrazione@openmindonline.it Italy Cluster Reply S.r.l. Via Cardinal Massaia, 75 Fixed Assets 16,650.00 +39 011 29100 Tornio 10147 creditmanagement@reply.it Italy W.B. Mason Lisa Fiore Other 15,540.45 888.926.2766 59 Centre St 12 Brockton, MA 02301 Joseph M. Vitale GGP Staten Island Lease 15,365.65 312.960.2563 c/o Staten Island Mall - Phase I 13 Attn Law/Lease Admin. joseph.vitale@ggp.com 110 N. Wacker Dr. Chicago, IL 60606 Janice Sanders Plaza internacional Puerto Rico Lease 15,322.89 248.258.7562 P O Box 674797 14 Detroit, MI 48267-4797 isanders@taubman.com **Fixed Assets** Retail Next, Inc. Tracy Parraz 14,525.74 60 S. Market St. 10th floor 408.816.1848 15 San Jose, CA 95113 invoices@retailnext.net Annette Singh 973,470.8100 Other Sandy Alexander, Inc. 12,096.39 200 Entin Road Clifton, NJ 07014 GGP- Providence Centers, LLP Sarah J McCain Lease 11,179,49 c/o Providence Place 312.960.2951 Attn Law/Lease Admin. sarah,mccain@ggp.com 110 N. Wacker Dr. Chicago, IL 60606 Leanne St. Georges Permasteelisa North America Fixed Assets 10,056.20 123 Day Hill Road 18 Windsor, CT 06095 860.602.1010 I.stgeorges@permasteelisagroup.co Mirage Granito Ceramico S.p.A Via Giardini Nord, 225 Fixed Assets 9,194.58 +39 0536 29611 Montecuccolo 41026 Italy Ruchelman P.L.L.C. 150 E. 58th Street, 22nd Fl. Stanley Ruchelman Professional 9,000.00 212.755.3333 20 New York, NY 10155 ruchelman@ruchelaw.com

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UNITED STATES BANKRUPTCY COURT

District of Delaware

Debtor	The state of the s	Case number (if known)
	Name	

LIST OF EQUITY SECURITY HOLDERS

Following is the list of the Debtor's equity security holders which is prepared in accordance with Fed. R. Bank. P. 1007(a)(3) for filing in this chapter 11 case.

Name and last known address or place of business of holder

Security Class

Number of Shares

Ownership

Kind of Interest

Equity Holder

Via Paleocapa

Via Paleocapa Bergamo 24010 Italy Case 18-10069 Doc 1 Filed 01/11/18 Page 13 of 14

UNITED STATES BANKRUPTCY COURT

District of Delaware

Debtor KIKO USA, Inc.	Case number (if known)
Name	

CORPORATE OWNERSHIP STATEMENT

Pursuant to Federal Rule of Bankruptcy Procedure 1007(a)(1), the following are the corporations, other than a governmental entity, that directly or indirectly own 10% or more of any class of the Debtor's equity interests.

Name and last known address or place of business of holder

Number of Shares or Securities

Kiko S.p.A.

Via Paleocapa Bergamo 24010 Italy 100%

FIII in this information to identify the case and this filing:	
Debtor Name KIKO USA, Inc.	
United States Bankruptcy Court for the: District of Delaware	
Case number (II known):	

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.			
l ha	ve examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:			
	Schedule A/B: AssetsReal 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)			
П	Summary of Accordant Liabilities for New Ladinisticals (Official Form 2000)			

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 Corporate Ownership Statement; List of Equity Security Holders

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

Executed on O1/11/2018

MM / DD / YYYY

Signature of individual signing on behalf of debtor

Frank Furlan

Printed name

Chief Executive Officer

Position or relationship to debtor