| Fill in this information to identify the                            | case:   |   |
|---|---|---|
| United States Bankruptcy Court for the                              | :   |   |
| District of D   | elaware   |   |
| Case number (If known):   | tate)   | ☐ Check if this is an amended filing  |
|   |   |   |
| Official Form 201   |   |   |
| Voluntary Petition  | n for Non-Individuals Fili  | ng for Bankruptcy 06/22   |
|   | arate sheet to this form. On the top of any additiona<br>tion, a separate document, <i>Instructions for Bankrup</i> |   |
| 1. Debtor's name  | DCL Holdings (USA), Inc.  |   |
| All other names debtor used in the last 8 years                     | Lansco Holdings, Inc.   |   |
| Include any assumed names, trade names, and doing business as names |   |   |
| 3. Debtor's federal Employer<br>Identification Number (EIN)         | 82-4965472  |   |
| 4. Debtor's address   | Principal place of business   | Mailing address, if different from principal place of business              |
|   | 11 Concorde Gate, Suite #608  Number Street   | Number Street   |
|   |   |   |
|   |   | P.O. Box  |
|   | Toronto, Ontario, M3C 3N6 City State ZIP Code   | City State ZIP Code   |
|   |   | Location of principal assets, if different from principal place of business |
|   | County  | Number Street   |
|   |   | City State ZIP Code   |
| 5. Debtor's website (URL)   | https://www.pigments.com/   |   |

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| Debt | tor <u>DCL Holdings (USA), Inc.</u>  | Case number (# known)  |
|------|--|--|
| 6.   | Type of debtor   | <ul> <li>☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))</li> <li>☐ Partnership (excluding LLP)</li> <li>☐ Other. Specify:</li> </ul>  |
| 7.   | Describe debtor's business   | A. Check one:  Health Care Business (as defined in 11 U.S.C. § 101(27A))  Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))  Railroad (as defined in 11 U.S.C. § 101(44))  Stockbroker (as defined in 11 U.S.C. § 101(53A))  Commodity Broker (as defined in 11 U.S.C. § 101(6))  Clearing Bank (as defined in 11 U.S.C. § 781(3))  None of the above  |
|      |  | B. Check all that apply:  ☐ Tax-exempt entity (as described in 26 U.S.C. § 501)  ☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)  ☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))  |
|      |  | NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See <a href="http://www.uscourts.gov/four-digit-national-association-naics-codes">http://www.uscourts.gov/four-digit-national-association-naics-codes</a> .      3 2 5 5  |
| 8.   | Under which chapter of the Bankruptcy Code is the debtor filing?  A debtor who is a "small business debtor" must check the first subbox. 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. Check all that apply: ☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). ☐ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). ☐ A plan is being filed with this petition. ☐ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). ☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. |
|      |  | <ul> <li>☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.</li> <li>☐ Chapter 12</li> </ul>  |
|      |  |  |

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|      | DCL Holdings (USA), Inc.                      |   |  |   |   | (                          | Case number (if know   | n)                                      |  |
|------|---|---|--|---|---|----------------------------|--|---|--|
| . Wo | re prior bankruptcy cases                     | <b>M</b>  |  |   |   |                            |  |   |  |
| file | d by or against the debtor                    | <b>⊠</b> No   |  |   |   |                            |  |   |  |
|      | nin the last 8 years?                         | ☐ Yes.  | District                                       |   |   | When                       | MM / DD / YYYY   | Case number                             |  |
|      | ore than 2 cases, attach a arate list.        |   |  |   |   |                            |  |   |  |
| оорс |   |   |  |   |   |                            | MM / DD / YYYY   |   |  |
|      | any bankruptcy cases                          | ☐ No  |  |   |   |                            |  |   |  |
|      | ding or being filed by a iness partner or an  | Yes.  | Debtor   | See Rider 1   |   |                            |  | Relationship                            | Affiliate  |
|      | liate of the debtor?                          |   | District                                       | Delaware  |   |                            |  | When                                    | contemporaneously  |
|      | all cases. If more than 1,                    |   |  |   |   |                            |  |   | MM / DD /YYYY  |
| atta | ch a separate list.                           |   | Case nu  | Imber, If Known   |   |                            |  |   |  |
| . Wh | y is the case filed in <i>this</i>            | Check all   | l that ap                                      | ply:  |   |                            |  |   |  |
|      | trict?  | <b>⊠</b> Debto  | or has h                                       | ad its domicile   | principal pla   | ce of                      | business or princ  | cipal assets in                         | this district for 180 days   |
|      |   | imme  | diately p                                      |   |   |                            |  |   | days than in any other   |
|      |   | distric   |  |   |   |                            |  |   |  |
|      |   | <b>□</b> A ban  | kruptcy  | case concerni   | ng debtor's a   | ıffiliate                  | e, general partner   | , or partnersh                          | ip is pending in this district.  |
|      |   |   |  |   |   |                            |  |   |  |
|      | es the debtor own or have session of any real | <b>⊠</b> No   |  |   |   |                            |  |   |  |
| pro  | perty or personal property                    | ☐ Yes. A  | Answer   | below for each  | property tha  | t need                     | ds immediate atte  | ntion. Attach                           | additional sheets if needed.   |
| that | nat needs immediate                           | Why does the property need immediate attention? (Check all that apply.) |  |   |   |                            |  |   |  |
|      | ntion?  | •   | willy do                                       | es the propert  | ty need imm   | ediat                      | e attention? (Ch   | eck all that appl                       | y.)  |
|      | ntion?  | _   |  |   | -   |                            | •  |   | •  |
|      | ntion?  | _   | ☐ It po  | ses or is allege  | ed to pose a  | threat                     | of imminent and  | identifiable ha                         | •  |
|      | ntion?  | [   | It po  | ses or is allege  | ed to pose a  | threat                     | of imminent and  | identifiable ha                         | zard to public health or safe  |
|      | ntion?  | [   | It po<br>Wha                                   | ses or is allegent is the hazard eds to be phys   | ed to pose a ? ? ically secure  | threat<br>d or p           | of imminent and  | identifiable ha                         | zard to public health or safe  |
|      | ntion?  | [   | ☐ It po Wha ☐ It ne ☐ It incatter              | ses or is allege at is the hazard eds to be phys  | ed to pose a record to pose a record to pose a record to pose a record to ple goods or ple, livestock | threat d or p              | of imminent and rotected from the                                      | identifiable ha                         | zard to public health or safe  |
|      | ntion?  | ]<br>]  | ☐ It po Wha ☐ It ne ☐ It ind atter asse        | ses or is allege<br>it is the hazard<br>eds to be phys<br>cludes perishab<br>tition (for examples or other opti   | ed to pose a ? ically secure ble goods or ple, livestock ions).                                       | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quicklonal goods, mea    | weather.  y deteriorate t, dairy, produ | nzard to public health or safe<br>or lose value without<br>lice, or securities-related |
|      | ntion?  | ]<br>]  | ☐ It po Wha ☐ It ne ☐ It ind atter asse        | ses or is allege<br>it is the hazard<br>eds to be phys<br>cludes perishab<br>tition (for examples or other opti   | ed to pose a ? ically secure ble goods or ple, livestock ions).                                       | threat<br>d or p<br>assets | of imminent and rotected from the                                      | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | ]<br>]<br>]   | ☐ It po Wha ☐ It ne ☐ It inc atter asse ☐ Othe | ses or is allege at is the hazard' eds to be phys cludes perishabition (for exam) ets or other opti   | ed to pose a ? ically secure ple goods or ple, livestock ions).                                       | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quicklonal goods, mea    | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | ]<br>]<br>]   | ☐ It po Wha ☐ It ne ☐ It inc atter asse ☐ Othe | ses or is allege<br>it is the hazard<br>eds to be phys<br>cludes perishab<br>tition (for examples or other opti   | ed to pose a ? ically secure ple goods or ple, livestock ions).                                       | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quicklonal goods, mea    | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | ]<br>]<br>]   | ☐ It po Wha ☐ It ne ☐ It inc atter asse ☐ Othe | ses or is allege at is the hazard' eds to be phys cludes perishabition (for exam) ets or other opti   | ed to pose a ?  | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | nzard to public health or safe<br>or lose value without<br>lice, or securities-related |
|      | ntion?  | ]<br>]<br>]   | ☐ It po Wha ☐ It ne ☐ It inc atter asse ☐ Othe | ses or is allege at is the hazard' eds to be phys cludes perishabition (for exam) ets or other opti   | ed to pose a ?  | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | ]<br>]<br>]   | ☐ It po Wha ☐ It ne ☐ It inc atter asse ☐ Othe | ses or is allege at is the hazard' eds to be phys cludes perishabition (for exam) ets or other opti   | ed to pose a ?  | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | nzard to public health or safe<br>or lose value without<br>lice, or securities-related |
|      | ntion?  | [<br>[<br>[   | It po Wha  It ne atter asse Othe               | ses or is allege at is the hazard' eds to be phys cludes perishab ation (for exam) ets or other opti  | ed to pose a ?  | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | [<br>[<br>[   | It po Wha It ne It inc atter asse Othe Where i | ses or is allege at is the hazard' eds to be phys cludes perishabition (for exam) ets or other opti   | ed to pose a ?  | threat<br>d or p<br>assets | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | nzard to public health or safe   |
|      | ntion?  | [<br>[<br>]   | It po Wha It ne It inc atter asse Othe Where i | ses or is allege at is the hazard' eds to be phys cludes perishabition (for examples or other opti  | ed to pose a ?  | d or p                     | of imminent and rotected from the sthat could quickle conal goods, mea | weather.  y deteriorate t, dairy, produ | or lose value without loce, or securities-related                                      |
|      | ntion?  | [<br>[<br>]   | It po Wha It ne It inc atter asse Othe Where i | ses or is allege at is the hazard' eds to be phys cludes perishabition (for examples or other opti  | ed to pose a ?  | d or p                     | of imminent and rotected from the sthat could quick sonal goods, mea   | weather.  y deteriorate t, dairy, produ | or lose value without loce, or securities-related                                      |
|      | ntion?  | [<br>[<br>]   | It po Wha It ne It inc atter asse Othe Where i | ses or is allege at is the hazard' eds to be phys cludes perishabition (for examples or other opti  | ed to pose a ?  | d or p                     | of imminent and rotected from the sthat could quickle conal goods, mea | weather.  y deteriorate t, dairy, produ | or lose value without loce, or securities-related                                      |
|      | ntion?  | [<br>[<br>]   | It po Wha It ne It inc atter asse Othe Where i | ses or is allege at is the hazard' eds to be phys cludes perishabition (for examples or other options et and the property s the property roperty insure | ed to pose a ?  | d or p                     | of imminent and rotected from the sthat could quickle conal goods, mea | weather.  y deteriorate t, dairy, produ | or lose value without loce, or securities-related                                      |

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| Debtor DCL Holdings (USA), Inc.                                      |  | Case number   | (if known)  |
|--|--|---|---|
| 13. Debtor's estimation of available funds                           |  | or distribution to unsecured credito<br>expenses are paid, no funds will b  | ors.<br>be available for distribution to unsecured creditors.   |
| 14. Estimated number of creditors                                    | ☐ 1-49<br>☐ 50-99<br>☐ 100-199<br>☑ 200-999  | ☐ 1,000-5,000<br>☐ 5,001-10,000<br>☐ 10,001-25,000  | ☐ 25,001-50,000<br>☐ 50,001-100,000<br>☐ More than 100,000  |
| 15. Estimated assets   | \$0-\$50,000<br>\$50,001-\$100,000<br>\$100,001-\$500,000<br>\$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 |
| 16. Estimated liabilities  | □ \$0-\$50,000<br>□ \$50,001-\$100,000<br>□ \$100,001-\$500,000<br>□ \$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 |
| Request for Relief, Dec  | laration, and Signatures   | <b>;</b>  |   |
|  |  | atement in connection with a bank<br>18 U.S.C. §§ 152, 1341, 1519, ar   | cruptcy case can result in fines up to<br>ad 3571.  |
| 17. Declaration and signature of authorized representative of debtor | The debtor requests relipetition.  | ief in accordance with the chapter  | of title 11, United States Code, specified in this  |
|  | I have been authorized   | to file this petition on behalf of the  | debtor.   |
|  | I have examined the info   | ormation in this petition and have  | a reasonable belief that the information is true and  |
|  | I declare under penalty of positive Executed on $\frac{12/20/20}{MM / DD/M}$               | erjury that the foregoing is true and 22  | d correct.  |
|  | ✗ /s/ Scott Davide   | <u>o</u> <u>s</u>   | cott Davido   |
|  | Signature of authorized repr   | resentative of debtor Pr  | inted name  |
|  | Title Chief Restructu  | ring Officer  |   |

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| Debtor <u>DCL Holdings (USA), In</u> | C                                | Case number (# known) |  |
|--------------------------------------|----------------------------------|-----------------------|--|
| 18. Signature of attorney            | 🗶 /s/ Amanda R. Steele           | Date 12/20/2022       |  |
|                                      | Signature of attorney for debtor | MM / DD / YYYY        |  |
|                                      | Amanda R. Steele                 |                       |  |
|                                      | Printed name                     |                       |  |
|                                      | Richards, Layton & Finger, P.A.  |                       |  |
|                                      | 920 North King Street            |                       |  |
|                                      | Number Street                    |                       |  |
|                                      | Wilmington                       | DE 19801              |  |
|                                      | City                             | State ZIP Code        |  |
|                                      | (302) 651-7700                   | Steele@rlf.com        |  |
|                                      | Contact phone                    | Email address         |  |
|                                      |                                  |                       |  |
|                                      | 5530                             | DE                    |  |
|                                      | Bar number                       | State                 |  |

# Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of DCL Holdings (USA), Inc.

- DCL Holdings (USA), Inc.
- DCL Corporation (BP), LLC
- H.I.G. Colors Holdings, Inc.
- H.I.G. Colors, Inc.
- DCL Corporation (USA) LLC
- Dominion Colour Corporation (USA)

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

| In re:                    | ) | Chapter 11    |
|---------------------------|---|---------------|
| DCL HOLDINGS (USA), INC., | ) | Case No. 22() |
| Debtor.                   | ) |               |

#### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

| Shareholder         | Approximate Percentage of Shares Held |  |  |
|---------------------|---------------------------------------|--|--|
| H.I.G. Colors, Inc. | 100%                                  |  |  |

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

| In re:                    | )      | Chapter 11    |
|---------------------------|--------|---------------|
| DCL HOLDINGS (USA), INC., | )      | Case No. 22() |
| Debtor.                   | )<br>) |               |

#### LIST OF EQUITY SECURITY HOLDERS<sup>1</sup>

| Equity Holder       | Address of Equity Holder                                | Percentage of Equity Held |
|---------------------|---|---------------------------|
| H.I.G. Colors, Inc. | 1 Concorde Gate, Suite #608<br>Toronto, Ontario M3C 3N6 | 100%                      |

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 indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

|                                     | 00.00 == =   |   |                   |
|-------------------------------------|--|---|-------------------|
| Fill in this infor                  | mation to identify the case ar   | nd this filing:   |                   |
| Debtor Name DCI                     | I Holdings (USA) Inc   |   |                   |
|                                     |  | District of Delaware  |                   |
| Case number (If kr.                 | nown):   | (State)   |                   |
|                                     |  |   |                   |
|                                     |  |   |                   |
|                                     | <del></del>  |   |                   |
| Declarat                            | District of Behavior Court for the:  |   |                   |
| this form for the<br>and any amendm | schedules of assets and liabi<br>nents of those documents. Th  | ilities, any other document that requires a declaration that is not included in the<br>his form must state the individual's position or relationship to the debtor, the ide   | document,         |
|                                     |  |   |                   |
|                                     |  |   |                   |
| Decla                               | ### Commonstrate of the Control of Personal Commonstration Commonstration of Personal Commonstration o |   |                   |
|                                     |  | Inder Penalty of Perjury for Non-Individual Debtors  12/1  2rd to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit of assets and liabilities, any other document that requires a declaration that is not included in the document, as documents. This form must state the individual's position or relationship to the debtor, the identity of the inkruptcy Rules 1008 and 9011.  3rd is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in the vacae can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, and is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in the vacae can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, and is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in the vacae can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, and is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in the vacae can ensure of the debtor in this case.  Information in the documents checked below and I have a reasonable belief that the information is true and correct:  Information in the documents checked below and I have a reasonable belief that the information is true and correct:  Information in the documents checked below and I have a reasonable belief that the information is true and correct:  Information in the documents checked below and I have a reasonable belief that the information is true and correct:  Information in the documents checked below and I have a reasonable belief that the information is true and correct.  Information in the documents checked below and I have a reasonable belief that the information is true and correct.  Information in the documents checked below and I have a reasonable belief |                   |
|                                     | •  | ·   | ship; or          |
| I have ex                           | camined the information in the d   | documents checked below and I have a reasonable belief that the information is true a   | nd correct:       |
| ☐ Sch                               | nedule A/B: Assets–Real and Pe   | ersonal Property (Official Form 206A/B)   |                   |
| _                                   |  |   |                   |
| _                                   |  |   |                   |
| ☐ Sch                               | nedule G: Executory Contracts a  | and Unexpired Leases (Official Form 206G)   |                   |
| ☐ Sch                               | nedule H: Codebtors (Official Fo   | orm 206H)   |                   |
| ☐ Sun                               | nmary of Assets and Liabilities t  | for Non-Individuals (Official Form 206Sum)  |                   |
| ☐ Ame                               | ended Schedule   |   |                   |
| ☑ Cha                               | anter 11 or Chanter 9 Cases: Lis   | st of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Offi   | cial Form 204)    |
| <b>5</b>                            |  | -   | Jiai 1 Jiii 20 1) |
| <b>△</b> Oth                        | er document that requires a dec  | Claration_List of Equity Security Holders and Corporate Ownership Statement   |                   |
|                                     |  |   |                   |
| l declare                           | under penalty of periury that the  | e foregoing is true and correct.  |                   |
|                                     |  |   |                   |
| Executed                            |  |   |                   |
|                                     | IVIIVI / UU / T Y Y Y  | Signature of individual signing on behalf of debtor   |                   |
|                                     |  | Scott Davido  |                   |
|                                     |  | Printed name  |                   |

Chief Restructuring Officer
Position or relationship to debtor

# Official Form 204 Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

|    |   |  |   |  | If the claim is fully un claim is partially secu | mount of unsecured clainsecured, fill in only unsecured, fill in total claim amoral or setoff to calculate un | cured claim amount. If bunt and deduction for |
|----|---|--|---|--|--|---|---|
| Na | including zip code  | Name, telephone number, and email address of creditor contact  | Nature of the claim<br>(for example, trade debts,<br>bank loans, professional<br>services, and government<br>contracts) | Indicate if claim is<br>contingent, unliquidated,<br>or disputed | Total Claim, if partially secured                | Deduction for value of collateral or setoff   | Unsecured Claim                               |
| 1  | Internal Revenue Service<br>Centralized Insolvency Operation<br>P.O. Box 7346<br>Philadelphia, PA 19101                     | Phone: +1 (800) 973-0424 (Direct); +1 (844) 250-2035 (Fax)   | Due To Government   | Disputed   |  |   | \$11,214,333.00                               |
| 2  | The Shepherd Color Company<br>4539 Dues Drive<br>P.O. Box 465627<br>Cincinnati, OH 45246                                    | Contact: Jenna Letts Phone: +1 (513) 874-0714 x3300 (Office); +1 (724) 255-2199 (Mobile) Email: jletts@shepherdcolor.com | Trade Vendor  |  |  |   | \$2,631,035.44                                |
| 3  | Oriental Color Corp., Ltd.<br>1801, 24th Building<br>Shui Xin Ge, Hangzhou, 310004, China                                   | Contact: He Li<br>Email: heli@ocolor.com   | Trade Vendor  |  |  |   | \$2,257,299.28                                |
| 4  | Innophos Inc.<br>P.O. Box 60590<br>Charlotte, NC 28260  | Contact: Maryann Toth<br>Phone: +1 (609) 366-1258<br>Email: Maryann.Toth@Innophos.com                                    | Trade Vendor  |  |  |   | \$1,011,888.00                                |
| 5  | Carlfors Bruk AB<br>Box 44<br>SE-561 38 Huskvarna, Sweden   | Contact: Hannah Hultenius<br>Phone: +46 (0)36 389515<br>Email: hannah.hultenius@carlfors.se                              | Trade Vendor  |  |  |   | \$897,339.62                                  |
| 6  | Pidilite Industries Ltd.<br>Regent Chambers, 7th Floor, Jamnalal Bajaj<br>Marg, 208, Nariman Point<br>Mumbai 400021, India  | Contact: Prashant Shridharani<br>Email: pgs@alphachem.com  | Trade Vendor  |  |  |   | \$674,500.00                                  |
| 7  | Occidental Chemical Corporation<br>P.O. Box 840642<br>Dallas, TX, 75284   | Contact: Chris Diaz<br>Email: Chris_Diaz@oxy.com   | Trade Vendor  |  |  |   | \$660,411.19                                  |
| 8  | Penglai Xin Guang Pigment Chemical Co., Ltd.<br>Eastern Suburbs<br>Penglai City, Shandong Prov., 265600, China              | Contact: Wang Dan<br>Phone: n/a<br>Email: danwangsh2017@126.com  | Trade Vendor  |  |  |   | \$622,455.96                                  |
| 9  | AksharChem (India) Ltd.<br>166/169 ,Village Indrad, Kadi Kalol Road,<br>Mehsana Dist.<br>Gujarat 382715, India              | Contact: Hitarth Vaidya<br>Email: hitarth@aksharchemindia.com  | Trade Vendor  |  |  |   | \$599,699.00                                  |
| 10 | Toda United Industrial Floor 11, Zinglong Mansion No. 269 Wuyuan Street Wukang Town, Deqing County, Zhejiang, 313200, China | Contact: Rose Zhou<br>Phone: +86 572 8425299<br>Email: zhy@zjunited.com  | Trade Vendor  |  |  |   | \$594,425.50                                  |
| 11 | Biddle Sawyer Corporation<br>P.O. Box 36033<br>Newark, NJ 07188   | Contact: Courtney Weiss<br>Phone: +1 (212) 736-1580 x245<br>Email: weiss@BiddleSawyer.com                                | Trade Vendor  |  |  |   | \$570,322.51                                  |
| 12 | Vertellus Specialties Austria GmbH<br>St. Peter Straße 25<br>4020, Linz, Austria  | Contact: Bettina Mitterberger Phone: +43 732 662200 2472 Email: BMitterberger@Vertellus.com                              | Trade Vendor  |  |  |   | \$562,744.98                                  |
| 13 | Berkeley County Treasurer<br>1003 N. Hwy 52<br>Moncks Corner, SC 29461  | Contact: Carolyn Umphlett<br>Phone: +1 (843) 567-3136 x4728<br>Email: carolyn.umphlett@berkeleycountysc.gov              | Due To Government   |  |  |   | \$562,169.41                                  |
| 14 | Aceto US LLC<br>4 Tri Harbor Court<br>Port Washington, NY 11050   | Contact: Angela Montoya<br>Email: amontoya@aceto.com   | Trade Vendor  |  |  |   | \$553,869.45                                  |
| 15 | Unique Chemical Limited<br>19F Shangmao Century Plaza<br>No. 49 Zhongshan South Road<br>Nanjing, 210005, China              | Contact: Judy Ding Phone: +86 25 86887400 Email: dingding@uniquechemical-nj.com  | Trade Vendor  |  |  |   | \$546,076.00                                  |
| 16 | Brilliant Group Logistics Corporation<br>159 N. Central Avenue<br>Valley Stream, NY 11580                                   | Contact: Shanshan Yi<br>Phone: +1 (516) 599-2406 x135<br>Email: ssyi.ny@brilliantgroupusa.com                            | Trade Vendor  |  |  |   | \$528,709.11                                  |
| 17 | U.S. Customs & Border Protection<br>P.O. Box 70946<br>Charlotte, NC 28272   | Phone: +1 (317) 298-1200   | Due To Government   |  |  |   | \$474,532.08                                  |
| 18 | Liaoning Honggang Chemicals Co., Ltd.<br>No. 6, Wanhe 2 Road, Aromatics Base<br>Liaoyang City, Liaoning Prov., China        | Contact: Jerry Zhang<br>Phone: +86 419 7675988<br>Email: lyns3322@163.com  | Trade Vendor  |  |  |   | \$472,320.00                                  |
| 19 | Meghmani LLP<br>Plot No: Z-34, Dahej, Tal. Vagra, Dist. Bharuch<br>Gujarat 392130, India                                    | Contact: Sanjay Nayak<br>Phone: +1 (704) 425-6226<br>Email: sanjay.nayak@meghmani.com                                    | Trade Vendor  |  |  |   | \$469,883.74                                  |
| 20 | Mazda Colours Ltd.<br>N.K.M. International House, 178, Backbay<br>Reclamation, Babubhai Chinai Marg<br>Mumbai 400020, India | Contact: Rehan Ansari Phone: +91 22 61457000 Email: export@mazdacolours.com  | Trade Vendor  |  |  |   | \$459,218.60                                  |
| 21 | Ultramarine & Pigments Ltd.<br>556, Vanagaram Road<br>Ambattur, Chennai 600053, India                                       | Contact: Naresh Pillai<br>Phone: +91 44 - 2613 6700 - 04 x524<br>Email: naresh@ultramarinepigments.net                   | Trade Vendor  |  |  |   | \$389,325.00                                  |
| 22 | CINIC Chemicals Co., Ltd.<br>1730 Huilian Road<br>Qingpu Industrial Park, Shanghai, 201707, China                           | Contact: Zhu Zheng<br>Phone: +86 21 5240 0178<br>Email: zhuzheng@cinic.com   | Trade Vendor  |  |  |   | \$376,176.00                                  |
| 23 | Zeya Chemicals Co., Ltd.<br>A518, Foreign Business Bldg. B<br>Haimen, Jiangsu, 226100, China                                | Contact: Echo Mei<br>Phone: +86 513 82112119<br>Email: echo@zeyachem.com   | Trade Vendor  |  |  |   | \$370,894.00                                  |

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# Official Form 204 Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

|    |   |   |   |  | If the claim is fully un claim is partially secu | mount of unsecured clainsecured, fill in only unsecured, fill in total claim amoral or setoff to calculate u | cured claim amount. If bunt and deduction for |
|----|---|---|---|--|--|--|---|
| Na |   | Name, telephone number, and email address of creditor contact   | Nature of the claim<br>(for example, trade debts,<br>bank loans, professional<br>services, and government<br>contracts) | Indicate if claim is<br>contingent, unliquidated,<br>or disputed | Total Claim, if<br>partially secured             | Deduction for value of collateral or setoff  | Unsecured Claim                               |
| 24 | Unit 1015, 10/F Block A, New Mandarin Plaza                   | Contact: George Qiao<br>Phone: +86 412 838 6888<br>Email: George.qiao@hifichem.com  | Trade Vendor  |  |  |  | \$344,774.00                                  |
| 25 | 4939 Cross Bayou Blvd.  | Contact: Zachary Edward Cain<br>Phone: +1 (828) 989-9387<br>Email: zcain@uswatercorp.net                                      | Trade Vendor  |  |  |  | \$300,500.00                                  |
| 26 | Plot No. 2521, G.I.D.C. Estate                                | Contact: Dilip Gohel Phone: n/a Email: ronakcorporation@hotmail.com   | Trade Vendor  |  |  |  | \$266,160.00                                  |
| 27 | R-422, MIDC, Thane-Belapur Road, Rabale,                      | Contact: Chinmay Jangam Phone: +91 96 19144598 (Mobile); +91 22 49769879 (Office) Email: chinmay@vijaychemical.com            | Trade Vendor  |  |  |  | \$257,264.00                                  |
| 28 | 4200 Azalea Dr. Charleston, SC 29405                          | Contact: Matt Moxley<br>Phone: +1 (843) 860-0838 (Mobile); +1 (843)<br>744-7421 (Office)<br>Email: mmoxley@brenntag.com       | Trade Vendor  |  |  |  | \$234,344.38                                  |
| 29 | Gharkul, 82, Dr. M. B. Raut Road, Shivaji Park,<br>Dadar West | Contact: Prakash Patil Phone: Office: +91 22 24442791/2445 1007; Fax: +91 22 2444 2795 Email: export@lona.com; patil@lona.com | Trade Vendor  |  |  |  | \$211,956.00                                  |
| 30 | IShon I Gurukruna Society                                     | Contact: Ashutosh Dewal<br>Email: ashutosh.dewal@ashuorganics.com   | Trade Vendor  |  |  |  | \$209,407.50                                  |

OMNIBUS RESOLUTIONS OF
H.I.G. COLORS HOLDINGS, INC.
HIG COLORS INC.
DCL HOLDINGS (USA), INC.
DOMINION COLOUR CORPORATION (USA)
DCL CORPORATION (BP), LLC
DCL CORPORATION (USA) LLC

#### **December 16, 2022**

The (i) Board of Directors (collectively, the "Board of Directors") of each of H.I.G. Colors Holdings, Inc., a Delaware corporation, HIG Colors Inc., a Delaware corporation, DCL Holdings (USA), Inc., a Delaware corporation, and Dominion Colour Corporation (USA), a New Jersey corporation (each entity, a "Corporation" and collectively, the "Corporations") and (ii) Board of Managers (collectively, the "Board of Managers" and, together with the Board of Directors, the "Boards") of each of DCL Corporation (BP), LLC, a Delaware limited liability company, and DCL Corporation (USA) LLC, a Delaware limited liability company (each entity, a "Limited Liability Company" and collectively, the "Limited Liability Companies", and, together with the Corporations, each, a "Company" and collectively, the "Companies"), have determined that it is in the best interest of the Boards to adopt the following resolutions as the action of the Boards of each Company:

WHEREAS, the Boards have determined that it is in the best interests of the Companies, their shareholders, their creditors, and other parties in interest for each of the Companies to file a voluntary petition seeking relief pursuant to chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in a court of proper jurisdiction (the "Bankruptcy Court") to address such Company's financial issues;

WHEREAS, the Boards have reviewed and considered that certain Senior Secured, Super-Priority Debtor-In-Possession Credit Agreement (the "Postpetition Credit Agreement") by and among the Companies, certain of affiliates of the Companies (together with the Companies, the "Borrowers") and Wells Fargo Bank, National Association, as administrative agent ("Agent"), sole lead arranger and bookrunner, and the lenders party thereto (the "Lenders"), pursuant to which the Lenders shall provide post-petition secured financing to the Borrowers; and

WHEREAS, after considering the recommendations of each of the Companies' advisors supporting the entry into the Postpetition Credit Agreement under the facts and circumstances facing such Company, the Boards have deemed it advisable and in the best interests of the Companies and their stakeholders to adopt and approve the Postpetition Credit Agreement and to consummate the transactions contemplated thereby.

NOW, THEREFORE, BE IT RESOLVED, that any officer of a Corporation or manager or officer of a Limited Liability Company, as applicable (each such Persons, an "<u>Authorized Officer</u>" and together, the "<u>Authorized Officers</u>"), acting alone or with one or more other Authorized Officers, is hereby authorized and empowered on behalf of, and in the name of, the Companies to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court at such time as said officer executing

the same shall determine and in such form or forms as any such Authorized Officer may approve in such Authorized Officer's sole discretion;

FURTHER RESOLVED, that the law firm of King & Spalding LLP with its principal office currently located at 1180 Peachtree Street, N.E., Atlanta, Georgia 30309, be, and hereby is, employed as counsel for the Companies in connection with the prosecution of the Companies' case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the law firm of Richards, Layton & Finger, P.A. with its principal office currently located at One Rodney Square, 920 North King Street, Wilmington, Delaware 19801, be, and hereby is, employed as local Delaware counsel for the Companies in connection with the prosecution of the Companies' case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the advisory firm of Ankura Consulting Group, L.L.C. with its principal office currently located at 485 Lexington Avenue, 10th Floor, New York, NY 10017, be, and hereby is, employed to provide an interim chief financial officer, a chief restructuring officer, and other restructuring personnel for the Companies in connection with the prosecution of the Companies' case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that Kroll Restructuring Administration LLC ("Kroll"), with its principal office currently located at 55 East 52nd Street, 17<sup>th</sup> Floor, New York New York 10055, be, and hereby is, employed as claims and noticing agent for the Companies in connection with the prosecution of the Companies' case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the investment bank of TM Capital Corp. with its principal office currently located at Promenade, 1230 Peachtree Street NE, Suite 550, Atlanta, GA 30309, be, and hereby is, employed as lead investment bank for the Companies in connection with the prosecution of the Companies' case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to prepare (or cause to be prepared), execute and file (or cause to be filed) any and all petitions, schedules, motions, lists, applications, pleadings, and other papers, to take any and all such other and further actions which any Authorized Officer or the Companies' legal counsel may deem necessary, desirable or appropriate in connection with filing the voluntary petition for relief under chapter 11 of the Bankruptcy Code, including, but not limited to motions to obtain the use of cash collateral and to incur debtor in possession financing, and, upon authorization by the Boards as appropriate, to take and perform any and all further acts and deeds which they deem necessary, proper or desirable in connection with the chapter 11 case, with a view to the successful prosecution of such case;

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to cause the Companies, and the Companies are hereby authorized, to incur postpetition secured indebtedness in an amount determined to be necessary or advisable by any of such Authorized Officers to guaranty the obligations of the Borrowers in respect of such indebtedness, and to grant security interests in favor of Agent and the Lenders in any and all assets and properties of the Companies pursuant to one or more security agreements to secure such

indebtedness, and each such Authorized Officer is hereby authorized to negotiate, execute and deliver the Postpetition Credit Agreement, such guaranties and security agreements, and the Companies are authorized to perform all of their obligations and agreements thereunder (including the repayment of any amount owing thereunder) and to consummate the transactions contemplated thereby, and each such Authorized Officer is hereby authorized to negotiate, make, sign, execute, acknowledge, deliver and perform any and all such other instruments and agreements which he or she deems necessary, proper or desirable in connection therewith, pursuant to which substantially all of the assets of the Companies will be pledged to the Agent as collateral under the Postpetition Credit Agreement, in each case, in such forms and with such changes, modifications or additions thereto as the executing Authorized Officer shall approve in his or her sole discretion (such approval to be conclusively evidenced by the execution of the Postpetition Credit Agreement and such other instruments and agreements);

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to cause DCL Corporation (USA) LLC, a Delaware limited liability company ("DCL USA"), and DCL USA is hereby authorized, to execute and deliver (i) an intercompany agreement between DCL USA and DCL Corporation (with corporation number 1993321 and formerly known as Dominion Colour Corporation) and Monteith Inc.), an Ontario corporation with corporation number 1000156489 (the "Canadian Intercompany Agreement"); and (ii) an intercompany agreement between DCL USA, DCL Corporation (NL) B.V. (formerly known as DCC Maastricht B.V.), an entity organized under the laws of The Netherlands, and DCL Corporation (Europe) Limited (formerly known as Dominion Colour Corporation (Europe) Limited), an entity organized under the laws of the United Kingdom (individually, the "European Intercompany Agreement", and together with the Canadian Intercompany Agreement, the "Intercompany Agreements"), in each case, to formally document certain intercompany arrangements relating to inventory sales, shared services and intercompany funding, in such form and on such terms as DCL USA deems advisable, and each such Authorized Officer is hereby authorized to negotiate, execute and deliver the Intercompany Agreements, and DCL USA is authorized to perform all of their obligations and agreements thereunder and to consummate the transactions contemplated thereby, and each such Authorized Officer is hereby authorized to negotiate, make, sign, execute, acknowledge, deliver and perform any and all such other instruments and agreements which he or she deems necessary, proper or desirable in connection therewith, in each case, in such forms and with such changes, modifications or additions thereto as the executing Authorized Officer shall approve in his or her sole discretion (such approval to be conclusively evidenced by the execution of the Intercompany Agreements);

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to employ and retain on behalf of the Company (i) King & Spalding, LLP as bankruptcy counsel, (ii) Richards, Layton & Finger, P.A. as local Delaware counsel, (iii) Ankura Consulting Group, L.L.C. as financial advisor, interim chief financial officer and chief restructuring officer, (iv) Kroll as claims and noticing agent, and (v) TM Capital Corp. as lead investment bank for the Company, in connection with its case under chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the Authorized Officers of the Company be, and each of them hereby is, authorized and directed on behalf of the Company to take such actions and to

make, sign, execute, acknowledge, deliver and perform (and record in a relevant office of the county clerk, if necessary) any and all such agreements, affidavits, orders, directions, certificates, requests, receipts, financing statements or other instruments, as may be necessary, desirable, or appropriate in the reasonable discretion of any such Authorized Officer to give effect to the foregoing resolutions, and to execute and deliver such agreements (including exhibits thereto) and related documents, and to perform fully the terms and provisions thereof;

FURTHER RESOLVED, that the Company be, and hereby is, authorized to pay all fees and expenses incurred by it or for its account in connection with the actions approved in any or all of the foregoing resolutions, and all actions related thereto, and each Authorized Officer be, and each of them hereby is, authorized, empowered and directed to cause the Company to make said payments as each such Authorized Officer may deem necessary, appropriate, advisable or desirable, such payment to constitute conclusive evidence of such Authorized Officer's determination and approval of the necessity, appropriateness, advisability or desirability thereof; and

FURTHER RESOLVED, that to the extent that any of the actions authorized by any of the foregoing resolutions have been taken previously by any Authorized Officers or employees of the Company on its behalf, such actions are hereby ratified, approved and confirmed in their entirety.