LHIM PRODUCTIONS, LLC; LHIM DALLAS, LLC; LHIM)	
HOUSTON, LLC; LHIM PHOENIX, LLC; LHIM PHILADELPHIA,)	NOTICE OF ASSIGNMENT FOR THE BENEFIT OF CREDITORS
LLC; LHIM ATLANTA, LLC; LHIM PITTSBURG, LLC; LHIM LOS)	AND DEADLINE FOR SUBMITTING CLAIMS
ANGELES, LLC)	
Fach a Delaware limited liability company	1	

TO ALL CREDITORS AND EQUITYHOLDERS OF LHIM PRODUCTIONS, LLC; LHIM DALLAS, LLC; LHIM HOUSTON, LLC; LHIM PHOENIX, LLC; LHIM PHILADELPHIA, LLC; LHIM ATLANTA, LLC; LHIM PITTSBURG, LLC; LHIM LOS ANGELES, LLC; AND OTHER PARTIES IN INTEREST:

PLEASE TAKE NOTICE that on August 18, 2023 (the "Effective Date"), LHIM Productions, LLC; LHIM Dallas, LLC; LHIM Houston, LLC; LHIM Phoenix, LLC; LHIM Philadelphia, LLC; LHIM Atlanta, LLC; LHIM Pittsburg, LLC; LHIM Los Angeles, LLC (collectively the "Assignors," and each individually, an "Assignor"), each a Delaware limited liability corporation, made General Assignments for the Benefit of Creditors (collectively the "Assignments," and each individually, an "Assignment") to LHIMP (ABC), LLC; LHIM-DTX (ABC), LLC; LHIM-PAR (ABC), LLC; LHIM-PPA (ABC), LLC; LHIM-AGA (ABC), LLC; LHIM-PB (ABC), LLC; and LHIM-LA (ABC), LLC, each a Delaware limited liability company, solely in its capacity as assignee for the benefit of creditors (collectively, the "Assignees," and each individually, an "Assignee"), pursuant to Delaware state law. Accordingly, please use this notice to discontinue any services provided to the Companies effective August 18, 2023.

PLEASE TAKE FURTHER NOTICE that with the exception of the relationship created by each Assignment, and despite their similarity in name, Assignors have no corporate affiliation to the Assignees. Pursuant to the respective Assignments, each Assignor hereby assigns, grants, conveys, transfers, and sets over to each respective Assignee, in trust, for the benefit of Assignors' creditors generally, all of Assignors' currently existing right, title, and interest in all real or personal property and all other assets, whatsoever and where so ever situated, which assets include, without limitation, all personal property and any interest therein, including all that certain stock of merchandise, office furniture and fixtures, machinery, equipment, leasehold interests and improvements, inventory (raw goods, work in process and finished goods), book accounts, books and records, bills, accounts receivable, cash on hand, cash in bank, intellectual property including, without limitation, all patents, patent applications, copyrights, trademarks and trade names, and all goodwill associated therewith, proceeds of or payments on claims under insurance policies (including, subject to the limitation in section 2(b)(iii) in each Assignment, from or under any and all policies for Directors and Officers Liability Insurance), tax refunds, rebates, general intangibles (including any and all causes of action), insurance refunds and claims (including any payments arising out of Directors and Officers Liability Insurance), and choses in action that are legally assignable, together with the proceeds of any non-assignable choses in action that may hereafter be recovered or received by the respective Assignor, and all real property interests. Further, each Assignment specifically includes all claims for refunds or abatement of all excess taxes heretofore or hereafter assessed against or collected from the respective Assignor by the United States or any of its departments or agencies, any state or local taxing authority, and each Assignor agrees to sign and execute a power of attorney or such other document(s), as required, to enable the respective Assignee to file and prosecute, compromise, and/or settle all such claims before the respective taxing authority. Each Assignor agrees to endorse any refund checks relating to the prior operations of said Assignor's business and to deliver such checks immediately to Assignees, except in the case of any of the foregoing, solely to the extent the same is prohibited from transfer or assignment by the terms of any applicable contract or by operation of law.

PLEASE TAKE FURTHER NOTICE that all persons or entities asserting any claim against Assignors must submit a proof of claim and proper supporting documentation no later than February 15, 2024 (the "Bar Date"). The form for submitting a proof of claim is enclosed herewith. Claims can be filed using the following website (www.abc-claims.com) or by mail to the following address:

LHIM Claims P.O. Box 9 Grandville, MI 49468

Any claimant who fails to timely submit a claim, postmarked on or before the Bar Date, in accordance with the instructions set forth above, shall be barred from sharing in any distribution from the net liquidation proceeds, if applicable, and shall not receive any payment from Assignee.

DATED: September 11, 2023

BY: LHIMP (ABC), LLC; LHIM-DTX (ABC), LLC; LHIM-HTX (ABC), LLC; LHIM-PAR (ABC), LLC; LHIM-PPA (ABC), LLC; LHIM-AGA (ABC), LLC; LHIM-B (ABC), LLC; LHIM-PAR (ABC), LLC; LHIM PRODUCTIONS, LLC; LHIM DALLAS, LLC; LHIM HOUSTON, LLC; LHIM PHOENIX, LLC; LHIM PHILADELPHIA, LLC; LHIM ATLANTA, LLC; LHIM PITTSBURG, LLC; and LHIM LOS ANGELES, LLC