Fill	in this information to iden	tify your case:		
Un	ited States Bankruptcy Court	for the:		
so	UTHERN DISTRICT OF FLO	DRIDA		
Ca	se number (if known)		Chapter 11	
				☐ Check if this an
				amended filing
Of	ficial Form 201			
		on for Non-Individua	lls Filing for Ban	kruptcv 12/15
				the debtor's name and case number (if known).
		ate document, Instructions for Bankrupto		
1.	Debtor's name	11385 N.W. 66 L.L.C.		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and	11385 NW 66 LLC		
	doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	56-2290725		
	- Tumber (Em)			
4.	Debtor's address	Principal place of business	Mailing add business	dress, if different from principal place of
		333 SE 2nd Avenue		S. Read, Esq.
		20th Floor Miami, FL 33131	25 SE Sec Miami, FL	ond Ave, #730 33131
		Number, Street, City, State & ZIP Code		umber, Street, City, State & ZIP Code
		Miami-Dade	Location of	principal assets, if different from principal
		County	place of bu 333 SE 2n	
				Miami, FL 33131
			Number, St	reet, City, State & ZIP Code
5.	Debtor's website (URL)			
	Towns of dales			
6.	Type of debtor	Corporation (including Limited Liabilit	y Company (LLC) and Limited Liab	oility Partnership (LLP))
		☐ Partnership		
		☐ Other. Specify:		

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Case number (if known)

	Name									
7.	Name Describe debtor's business	☐ Head Sinç Rail ☐ Stoo ☐ Con ☐ Clead ☐ Non ☐ Non ☐ Tax-o ☐ Inve	alth Care Egle Asset road (as a ckbroker (an modity Earing Banke of the ack all that exempt elestment acestment aces	Real Es defined as defii broker (i k (as de above apply ntity (as dvisor (ss (as defined in 11 U.S. state (as defined in 11 U.S.C. § 101(44) ned in 11 U.S.C. § 1010 as defined in 11 U.S.C. § 780 state (as described in 26 U.S.C. § , including hedge fund as defined in 15 U.S.C.	J.S.C. § 101(51) (53AB)) § 101(6)) 31(3)) 5. §501) or pooled inves . §80a-3)	(stment vehicle (a			
					can Industry Classificati .com/search/.	on System) 4-d	ligit code that be	st describes debt	tor.	
8.	Under which chapter of the Bankruptcy Code is the Debtor filing?	Check Chad	apter 7 apter 9 apter 11. (• •	Debtor's aggregate not are less than \$2,490,5 that). The debtor is a small business debtor, attact statement, and federa procedure in 11 U.S.C. A plan is being filed w. Acceptances of the placcordance with 11 U. The debtor is required Exchange Commission attachment to Volunta (Official Form 201A) w. The debtor is a shell of the second statement of the second shell of the second shel	business debto th the most receil income tax re Signature \$1116(1)(B). The this petition. The this petition. The this petition. The this petition in a coording to a coording to any Petition for North this form.	bject to adjustment as defined in 1 ent balance sheeturn or if all of the ed prepetition fro reports (for exal § 13 or 15(d) of Non-Individuals F	ent on 4/01/16 ar 1 U.S.C. § 101(5 et, statement of o ese documents o m one or more cl mple, 10K and 10 the Securities Ex Filing for Bankrup	nd every three years of the debto peration, cash-flo not exist, followasses of credito (Q) with the Secondary extension of 15 toy under Chapt	ears after r is a small low w the rs, in urities and 934. File the ler 11
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a	■ No.								
	separate list.		District District			When		Case number Case number		
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 separate list	■ No	Debtor					Relationship to y	ou	
	·		District			When		Case number, if	known	

Debtor

11385 N.W. 66 L.L.C.

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Deb		1385 N.W. 66 L.L.	C.			Case number (if kno	own)				
	Na	ame									
11.		s the case filed in istrict?	Check a	Check all that apply:							
	uns ui	uns 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.							
			□ A	bankruptc	case concerning de	ebtor's affiliate, general partner, or partner	ership is pending in this district.				
12.		Does the debtor own or		■ No							
	real pr	have possession of any real property or personal property that needs	☐ Yes.	Answer b	pelow for each prope	rty that needs immediate attention. Atta	ch additional sheets if needed.				
		diate attention?		Why do	es the property need	d immediate attention? (Check all that	apply.)				
				☐ It pos	es or is alleged to po	se a threat of imminent and identifiable	hazard to public health or safety.				
				What	is the hazard?						
				☐ It nee	ds to be physically so	ecured or protected from the weather.					
						ds or assets that could quickly deterioral meat, dairy, produce, or securities-relat	te or lose value without attention (for example, ed assets or other options).				
				☐ Other	·						
				Where is	s the property?						
						Number, Street, City, State & ZIP Co	de				
				Is the pr	operty insured?						
				☐ No							
				☐ Yes.	Insurance agency						
					Contact name						
					Phone						
	S	tatistical and admin	istrative i	nformatio	n						
13.		r's estimation of	. (Check one.	•						
	available funds	ı	Funds w	vill be available for dis	stribution to unsecured creditors.						
			☐ After any administrative expenses are paid, no funds will be available to unsecured creditors.								
11	Estima	ated number of				П 4 000 5 000	D or one to one				
14.	credite		■ 1-49			☐ 1,000-5,000 ☐ 5001-10,000	☐ 25,001-50,000 ☐ 50,001-100,000				
			☐ 50-99 ☐ 100-1			☐ 10,001-25,000	☐ More than100,000				
			200-9			,					
15.	Estimated Assets \$\sigma\$ \\$0 - \\$50,000			☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion						
		□ \$50,0		001 - \$100,		☐ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion				
				,001 - \$500		□ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion				
	■ \$5		■ \$500	500,001 - \$1 million		□ \$100,000,001 - \$500 million	☐ More than \$50 billion				
16.	. Estimated liabilities ☐ \$0 - \$50,000 ☐ \$50,001 - \$100 ☐ \$100,001 - \$50		\$50,000	00 □ \$1,000,001 - \$10 million □ \$500,		☐ \$500,000,001 - \$1 billion					
			□ \$50,0	0,001 - \$100,000		□ \$10,000,001 - \$50 million □ \$1,000,000,001 - \$10 billion					
						□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion				
			\$ 500	,001 - \$1 n	nillion	☐ \$100,000,001 - \$500 million	☐ More than \$50 billion				

Debtor	11385	N W	66 I

Name

Case number (if known)

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement 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.

17. Declaration and signature of authorized representative of debtor

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

I have been authorized to file this petition on behalf of the debtor.

I have examined the information in this petition and have a reasonable belief that the information is trued and correct.

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

Executed on February 1, 2016

MM / DD / YYYY

X	/s/ Ja	mes Doddo	James Doddo			
	Signat	ture of authorized representative of debtor	Printed name			
	Title	Member				

18. Signature of attorney

X	/s/ Alexis S. Read		Date	February 1, 2016			
	Signature of attorney for debtor			MM / DD / YYYY			
	Alexis S. Read						
	Printed name						
	Blaxberg, Grayson & Kukoff, P.A.						
	Firm name						
	25 SE Second Avenue, Suite 730						
	Miami, FL 33131						
	Number, Street, City, State & ZIP Code						
	Contact phone (305) 381-7979	Email address	alexis.rea	d@blaxgray.com			

98084

Bar number and State

CERTIFICATE OF RESOLUTION

UNANIMOUS JOINT WRITTEN CONSENT OF THE MEMBERS OF 11385 N.W. 66 L.L.C IN LIEU OF A MEETING

The undersigned being the managing members (the "Members") of 11385 NW 66 LLC, a limited liability company organized under the laws of the State of Florida (the "Company"), do hereby waive all formal requirements, including the necessity of holding a formal or informal meeting or quorum, and any requirements for notice; and do hereby consent in writing of the to the adoption of the following unanimous resolutions, taking said actions in lieu of a meeting of the Members pursuant to the applicable provisions of Chapter 621, *et. seq.*, Florida Statutes and Section 607.0821 of the Florida Business Corporations Act. These resolutions may be executed in more than one counterpart, by pdf or facsimile, each of which shall be an original or facsimile copy of the original, and all of which together shall be one and same instrument.

WHEREAS, each of the Members has waived any and all notice requirements in connection with the resolutions unanimously adopted herein;

WHEREAS, the Members have reviewed and considered the operational condition of the Company and the business of the Company on the date hereof, including the historical performance of the Company, the assets of the Company, the current and long-term liabilities of the Company, the market for the products and services of the Company, the liquidity situation of the Company, the strategic alternatives available to the Company, and the impact of the forgoing on the business, creditors and other parties in interest of the Company;

WHEREAS, the Members have received, reviewed and considered the recommendations of principals, directors and management of the Company and the legal, financial and other advisors of the Company as to the relative risks and benefits of pursuing a bankruptcy proceeding under Chapter 11, Title 11 of the United States Bankruptcy Code (11 U.S.C. §§ 101, et seq., the "Bankruptcy Code"), and the Members have had an opportunity to consult with the management of the Company and the legal, financial and other advisors of the Company and has fully considered each of the strategic alternatives available to the Company;

WHEREAS, in the business judgment of the Members, in its best interests of the Company, and its equity owners, shareholders, creditors, employees and other parties in interest, that petitions be filed by the Company seeking relief under provisions of the Bankruptcy Code, in which the authority to operate as debtors-in-possession will be sought;

WHEREAS, the management of the Company has recommended to the Members that the Company files or causes to be filed a voluntary petition (the "**Petition**") for relief under Chapter 11 of the Bankruptcy Code and the following resolutions were adopted by the unanimous written approval and consent of the Members:

IT IS THEREFORE RESOLVED, that in the business judgment of the Members, it is desirable and in the best interests of the Company, and its equity owners, shareholders, creditors, employees, and other interested parties, that a Petition be filed by the Company under the provisions of Chapter 11 of the Bankruptcy Code; and it is further

RESOLVED, that the Members shall and does hereby approve and ratify the recommendation of the management of the Company to file a Petition on behalf of the Company in the United States Bankruptcy Court for the Southern District of Florida (the "Chapter 11 Case") on or after <u>January 29, 2016</u>; and it is further

RESOLVED, that the Company shall be, and it hereby is, authorized, directed and empowered (i) to file a Petition for the Company; (ii) to commence the Chapter 11 Case; and (iii) to perform and all such acts as are reasonable, advisable, expedient, convenient, proper and necessary to effect any of the foregoing, including, but not limited to, entering into new leases or other agreements related to the ordinary business operations of the Company; and it is further

RESOLVED, that the Members hereby authorize, direct and empower Members, James Doddo ("**Doddo**"), of the Company (the "**Authorized Officer**"), and each of them, acting alone or in any combination, on behalf of the Company to prepare, execute and/or verify and to cause to be filed, and the Secretary, any Assistant Secretary or other applicable officer, be and each hereby is authorized to attest to, any and all documents required by, necessary or appropriate to, the filing and administration of the Chapter 11 Case, including, but not limited to, the Petitions, as well as all other ancillary documents (including, without limitation, petitions, schedules, statements, lists, motions, applications, objections, responses, affidavits, declarations, complaints, pleadings, disclosure statements, plans of reorganization or liquidation and other papers or documents) necessary or desirable in connection with the forgoing, including, but not limited to, any amendments, modifications or supplements thereto (collectively, the "**Chapter 11 Documents**")); and it is further

RESOLVED, that any of the Authorized Officers, who may act without the joinder of any of the other officer(s) of the Company, is hereby authorized to execute and deliver the Chapter 11 Documents in the name of and on behalf of the Company, and otherwise to take all actions (including, without limitation, (i) negotiation, execution, delivery, and filing of any agreements, certificates, or other instruments or documents, (ii) the payment of any retainer or consideration for any professional retained by the Company in the Chapter 11 Case, and (iii) the payment of expenses and taxes as any such Authorized Officer may deem necessary, appropriate or advisable)

in order to commence and administer the Chapter 11 Case, and all acts of the Authorized Officer taken pursuant to the authority granted herein, or having occurred immediately prior to the date hereof in order to effect such transactions, are hereby approved, ratified, adopted, and confirmed in all respects; and it is further

RESOLVED, that the Members hereby approve and ratify the employment by the Company of the law firm of Blaxberg, Grayson & Kukoff, P.A. ("**BGK**"), to represent the Company as their general bankruptcy counsel to represent and assist the Company in carrying out their duties under the Bankruptcy Code and all related matters, and to take any and all actions to advance the Company's rights, including the preparation of pleadings, motions and other filings in the Chapter 11 Case; and in connection therewith, the Authorized Officers (defined herein) be and each of them, acting alone or in any combination, hereby is authorized, directed and empowered, on behalf of and in the name of the Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case for the payment of attorneys' fees and reimbursement of expenses in connection with services to be rendered in the Chapter 11 Case, and to cause to be filed an appropriate application for the authority to retain the services of BGK; and it is further

RESOLVED, that the Authorized Officers be, and each of them, acting alone or in any combination, after consultation with BGK, hereby is authorized, directed and empowered, on behalf of and in the name of the Company to employ any other individual and/or firm as professionals or consultants or financial advisors to the Company as are deemed necessary to represent and assist the Company in carrying out their duties under the Bankruptcy Code, and in connection therewith, the Authorized Officers, acting alone or in any combination, hereby is authorized, directed and empowered, on behalf of and in the name of the Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for the authority to retain the services of such firms; and it is further

RESOLVED, that the Authorized Officers be, and each of them acting alone or in any combination, is hereby authorized, directed and empowered from time to time on behalf of or in the name of the Company to (i) take such further actions and execute and deliver or cause to be executed and delivered, where necessary or appropriate, file (or cause to be filed) with the appropriate governmental authorities all such other certificates, instruments, guaranties, notices and documents as may be required or as such officer may deem necessary, advisable or proper to carry out the intent and purpose of the forgoing resolutions, including the execution and delivery of any agreements, (ii) perform the obligations of the Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices and documents to be executed and delivered in such form as the officer performing or executing the same shall approve, and the performance or execution thereof by such officer shall be conclusive evidence of the approval thereof by such officer and the Company, and (iii) incur

and pay such fees, expenses and other amount as in his or their judgment shall be necessary, proper or advisable in order to fully carry out the intent and accomplish the purpose of each of the forgoing resolutions; and it is further

RESOLVED, that the Authorized Officers be hereby authorized, directed and empowered from time to time on behalf of and in the name of the Company to adopt resolutions and otherwise exercise the rights and powers of the Company as such Authorized Officer may deem necessary, appropriate or desirable in connection with the Chapter 11 Case; and that thereupon such resolutions shall be deemed adopted as and for the resolutions of the Company; and it is further

RESOLVED, that all of the acts and transactions relating to matters contemplated by the forgoing resolutions, which acts would have been approved by the forgoing resolutions except that such actions were taken prior to the execution of these resolutions, are hereby in all respects, confirmed, ratified and approved; and it is further

RESOLVED, that the acts lawfully done or actions lawfully taken by any director, officer, equity holder or shareholder of the Company or Subsidiaries or any of the professionals in connection with the reorganization or liquidation of the Company or any matter related thereto, or by virtue of these resolutions be, and they hereby are, in all respects, ratified, confirmed and approved; and it is further

RESOLVED, that these resolutions and actions shall be the actions of the Members, and Members do further certify that said action was duly approved, and that the Members are duly qualified and acting Members of the Company.

IN WITNESS WHEREOF, we have hereunto subscribed the Company's Members' names pursuant to due and lawful corporate authority on this <u>29th day of January</u>, <u>2016</u>.

BY ITS MEMBERS:

11385 N.W. 66 L.L.C.

By: /s/James Doddo

James Doddo, Member

By: <u>/s/Ashley Jackson</u>

Ashely Jackson, Member

Aldridge Pite, LLP 1615 South Congress Avenue, Suite 200 Delray Beach, FL 33445

Bayview Loan Servicing, LLC c/o Aldridge Pite, LLP 1615 South Congress Avenue, Suite 200 Delray Beach, FL 33445

Bayview Loan Servicing, LLC P.O. Box 331409 Miami, FL 33233

Florida Department of Revenue 5050 Tennessee Street Tallahassee, FL 32399

Florida Power & Light (FP&L) General Mail Facility Miami, FL 33188

Internal Revenue Service (IRS) Centralized Insolvency Operations P.O. Box 7346 Philadelphia, PA 19101-7345

Internal Revenue Service (IRS) Centralized Insolvency Operations PO Box 21126 Philadelphia, PA 19114-0326

Miami-Dade Tax Collector 140 W. Flagler Street Miami, FL 33130