## UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:	Case No. 17-32006
PREMIER MARINE, INC.,	Chapter 11
Debtor.	

#### DEBTOR'S DISCLOSURE STATEMENT JANUARY 30, 2018

#### I. INTRODUCTION

#### A. General

Premier Marine, Inc. ("Debtor") seeks confirmation from the United States Bankruptcy Court for the District of Minnesota ("Bankruptcy Court") of Plan of Reorganization dated January 30, 2018 ("Plan"). A copy of the Plan accompanies this Disclosure Statement (the "Disclosure Statement").

This Disclosure Statement is furnished pursuant to Section 1125 of the United States Bankruptcy Code, 11 U.S.C. §101 *et seq.* (the "Code") and is intended to provide all persons who have claims against the Debtor or its property with information sufficient to permit them to make an informed judgment as to their votes to accept or reject the Plan. The information set forth in this Disclosure Statement has been supplied by the Debtor.

This Disclosure Statement and the enclosed Plan should be read in their entirety. It may also be advisable for creditors to consult their own counsel or other advisors with respect to matters related to the Plan. For the convenience of creditors the terms of the Plan are summarized in this Disclosure Statement in Section IV entitled "Summary of the Plan". However, all summaries are qualified by the Plan itself, which is controlling in the event of any inconsistency.

Any capitalized terms contained herein which are not specifically defined herein shall have the meaning provided for in the Plan unless the context otherwise requires.

#### **B.** Representations

No representations concerning the Debtor are authorized by the Debtor other than as set forth in this Disclosure Statement. Any representations or inducements made to secure acceptance of the Plan which are other than as contained in this Disclosure Statement should not be relied upon by creditors in arriving at a decision to vote to accept or reject the Plan.

The information contained herein is not audited. The Debtor is unable to warrant or represent that the information contained herein is without any inaccuracy, although the Debtor has {00383810 }

made every reasonable effort to be accurate in all material respects. Ravich Meyer Kirkman McGrath Nauman & Tansey, counsel for the Debtor, have not verified any of the information set forth in this Disclosure Statement. Ravich Meyer Kirkman McGrath Nauman & Tansey has no actual knowledge of any inaccuracies.

#### II. HISTORY OF THE DEBTOR

The Debtor was formed in 1992 by Robert Menne, Jr and Gene Hallberg to manufacture and sell pontoon boats. Menne family affiliates presently own 74% of the company and Hallberg family affiliates own the remaining 26% of the Debtor equity. The Debtor manufactures and sells a line of pontoon boats ranging from entry level to large customized pontoons through an active network of more than 100 dealers located throughout the United States and Canada. The Debtor manufactures the Premier line in Wyoming, Minnesota from facilities leased from Hallberg, Inc.

The Debtor grew its business and operated profitably until the 2008 financial crisis immediately after which revenue declined by 50%. The Debtor rebounded following the financial crisis and steadily increased sales to more than \$48 million in 2011.

In 2011 the Debtor acquired an entry level pontoon manufacturing business located in New Ulm, Minnesota that manufactured the Palm Beach and Weeres brands. Hallberg purchased the New Ulm manufacturing facility and equipment and leased the facility and equipment to the Debtor. The acquisition was a failure as the Debtor suffered record losses and was forced to incur additional debt to survive. The Debtor closed the New Ulm facility in 2016 and moved Palm Beach and Weeres production to Wyoming, Minnesota. In January, 2017 the Debtor discontinued the Palm Beach & Weeres lines. A summary of historical financial performance dating to the 2011 failed acquisition is attached as **Exhibit 1**.

In 2014, with tensions among shareholders high, the Menne family commenced suit against Gene Hallberg and certain Hallberg family affiliates, which had made demand for repayment of a shareholder loan and precipitated a bank default and demand. The Hallberg family in turn commenced suit against the Debtor and the Menne family. The suits were consolidated and a special litigation committee (SRC) appointed by the board in accordance with Minnesota law. The SRC issued a report in June, 2015 addressing each of the Hallberg allegations and recommending against claim prosecution against any officer, director or shareholder. The report identified management, systems reporting and operational deficiencies to be addressed if the company was to survive.

#### III. EVENTS LEADING TO FILING

Significant losses incurred in 2015 and 2016 triggered defaults under the Debtor loan agreements with Central Bank and later ABN. Wells Fargo also terminated the floor plan financing program utilized by dealers to purchase pontoons and backed by the Debtor's 2 year repurchase commitment. As a condition to the Wells Fargo termination, the Debtor was forced to borrow \$1 million on its ABN line of credit, deposit the proceeds at Midwest Bank and cause Midwest Bank to issue a \$1 million letter of credit in favor of Wells Fargo to secure the Debtor's repurchase commitment.

Without borrowing capacity or additional equity capital the Debtor retained Lighthouse management in Q4 2016 to construct a turnaround plan and assess the cash needs of the company.

The company efforts to solicit private equity investors through a private placement memorandum was unsuccessful as was a nine-month effort commencing in Q4 2016 to solicit an industry equity partner or buyer.

For eight months before filing the Debtor was forced to pay cash in advance or on delivery to obtain parts and materials. Without adequate cash to meet day to day operating requirements boat production slowed to less than 10 boats a week in May, 2017 and dealer backlog grew to more than \$16 million. The Debtor defaulted under its Wyoming, Minnesota facility leases and under a forbearance agreement with ABN which provided for the termination of operations and surrender of assets as of June 30, 2017.

In May, 2017 the Debtor retained chapter 11 counsel and GuideSource as a financial advisor and began soliciting DIP financing and preparing for a chapter 11 filing. The Debtor secured a \$2.5 million financing commitment from Trusek conditioned upon a chapter 11 filing and court approval. Trusek advanced \$500,000 pre-filing secured by a lien junior to ABN in all assets of the Debtor and personally guaranteed by Bob and Betty Menne.

The chapter 11 petition was filed on June 19, 2017 days before an eviction hearing and forced asset surrender and liquidation.

#### IV. SIGNIFICANT EVENTS DURING THE CHAPTER 11 CASE

- **4.1. First Day Orders.** On or shortly after the Petition Date, the Bankruptcy Court entered orders granting the Debtor relief necessary to help stabilize its day-to-day business operations. The orders permitted the Debtor to continue business operations with minimum disruption and to ease the strain on its relationships with its employees and other parties. Included among the orders entered by the Bankruptcy Court were orders authorizing Premier to pay certain prepetition wages, salaries, and employee benefits, reject leases and contracts, use cash collateral and borrowing.
- **4.2.** Termination of Floor Plan Financing. Northpoint terminated the Debtor floor plan program effective as of the Petition Date. The Debtor solicited new floor plan financing but quickly learned there was no financing available for a manufacturer operating in chapter 11 proceedings.

As of the Petition Date the contingent, unliquidated exposure to the floor plan lenders was: Wells Fargo - \$5,344,563.563; Wells Fargo Canada - \$1,512,311.80; and Northpoint - \$1,866,296.39.

As of January 3, 2018 the contingent, unliquidated exposure to the floor plan lenders was reduced to Wells Fargo - \$1,514,543.00; Wells Fargo Canada - \$643,190.08 and Northpoint - \$352,861.14.

The Debtor anticipates that the Reorganized Debtor will recover the \$1,000,000 deposited to secure the Wells Fargo LOC and the \$41,000 Northpoint Deposit. Termination of the Wells Fargo LOC and return of the \$1 million Midwest Bank Deposit will occur no later than December 31, 2019.

- **4.3. <u>DIP Loan.</u>** By Bankruptcy Court Order dated July 11, 2017 Trusek was authorized to make the \$2,000,000 DIP Loan to support Debtor operations. The DIP Loan is secured by a lien junior in priority to ABN Bank in inventory, accounts, equipment and general intangibles, a lien in the Midwest Deposit and is entitled to chapter 11 administrative expense priority in the event of Plan confirmation or chapter 7 liquidation.
- **4.4.** Post-Filing Operating Performance. Following the DIP Loan cash infusion the Debtor was able to significantly increase boat production and sales. The Debtor has generated sufficient revenue from the Petition Date through December 31, 2017 to operate cash flow positive after payment of budgeted expenses including professional fees and interest on the outstanding \$9.4 million of secured debt.

The Debtor will continue to build and ship boats to order through Plan confirmation and has sufficient boat orders from its dealer network to produce and perform to its cash budget through Plan confirmation.

- **4.5.** Retention of Counsel. By Order dated July 21, 2017 Ravich Meyer Kirkman McGrath Nauman & Tansey, P.A. was retained to represent the Debtor.
- **4.6.** Retention of Financial Consultant. By Order dated July 26, 2017 GuideSource was retained as financial consultant to the Debtor.
- **4.7.** Cash Collateral. By Order dated July 11, 2017 the Debtor was authorized to use the cash collateral to pay budgeted administrative expenses through October 28, 2017. By Order dated October 19, 2017 the Debtor was authorized to continue its use of cash collateral to pay budgeted administrative expenses through February 3, 2018. The Debtor filed a motion to extend use of cash collateral through a March 16, 2018 Effective Date (Docket No. 200).
- **4.8.** Rejection of Sales Contracts. The Debtor determined that the services of the seven independent sales representatives were no longer necessary as employees of the Reorganized Debtor will provide sales and marketing support services to the dealer network. By Order dated June 23, 2017 the Court authorized the Debtor to reject the Sales Contracts.
- **4.9.** Rejection of New Ulm Lease. By Order dated June 23, 2017 the Court authorized the Debtor to reject the New Ulm Lease. Hallberg has filed a rejection claim in the amount of \$233,121.38.
- **4.10.** Assumption of Warranty Claims. By Order dated June 23, 2017 the Debtor was authorized to honor and pay pending dealer claims for parts and service costs incurred to perform customer boat repairs under Debtor warranties. Specifically, the Debtor was authorized to issue dealers with warranty claims credits against new boat purchases not to exceed \$5,000 per boat. As of the Petition Date unpaid warranty claims were \$139,000. As of January 1, 2018 pending warranty claims totaled \$115,000.
- **4.11.** Appointment of Committee. On June 27, 2017 the Office of the United States Trustee filed an appointment of committee of unsecured creditors in the case ("Committee"). On July 26, 2017 the Committee was amended to add additional creditors. The Committee is comprised of Wallace Carlson Printing, Infinity Woven Products, LLC, MNStar Technologies,

Inc., Lippert Components and The Weitz Company. By Order dated July 21, 2017 the Court approved Committee retention of the law firm of Fafinski, Mark & Johnson, P.A.

- **4.12.** Retention of Financial Consultant to Committee. By Order dated August 25, 2017 BGA Management, LLC dba Alliance Management was retained as financial consultant to the Committee.
- **4.13.** Rejection of Hallberg Building B BC and C Leases. By Order dated August 31, 2017 the Court authorized the Debtor to reject the Hallberg Leases for B, BC and C, Wyoming, Minnesota buildings.
- **4.14.** Retention of Special Counsel. By Order dated September 15, 2017 Shumaker & Sieffert, P.A. was retained as special counsel to the Debtor to maintain and prosecute certain patents and pending patents owned by the Debtor.
- **4.15.** Post-Petition Sales and Marketing Efforts. The Debtor received 26 confidentiality agreements. Through December 31, 2017 the Debtor has maintained a data room with financial, operations, sales, and other information customarily necessary for prospective buyers to make offer on a business. The Debtor established a \$10,000,000 minimum bid requirement approximately equal to the total secured debt and lease cure costs. The Debtor received three contingent offers, one at less than the minimum bid and two with contingencies the Debtor could not satisfy.
- **4.16.** Bar Dates for Filing Proofs of Claim. The Bankruptcy Court set a deadline of October 18, 2017 for holders of claims other than Governmental Units to file proofs of claim. October 18, 2017 was set as the deadline for Governmental Units to file proofs of claim.
- **4.17.** <u>Financial Results.</u> A summary of financial performance of the Debtor for 2011 through 2016 and year-to-date 2017 are attached hereto as <u>Exhibit 1.</u>
- **4.18.** Termination of Chief Financial Officer. On August 25, 2017 the Debtor terminated its Chief Financial Officer, Wendell Pederson. The Debtor later hired a Controller, Kari Booth, to manage the accounting department, internal bookkeeping and financial reporting.
- **4.19.** <u>Dowco Supply Agreement.</u> The Debtor and Dowco have reached agreement respecting assumption of an Amended and Restated Supply Agreement as of the Effective Date. Dowco supplies the Debtor with pontoon seating, rotomolded parts, thermoformed parts, canvas and replacement furniture. In summary, the Debtor and Dowco have agreed:
  - (a) Dowco shall have a Class 16 unsecured claim in the amount of \$1,212,500 and consent to assumption without payment of any cure costs;
  - (b) Dowco shall have an Allowed Class 6 secured claim in the amount of \$287,500 secured by the Dowco Lien in the Tooling; and
  - (c) The Debtor shall have the right to terminate the Amended and Restated Supply Agreement after 1 year upon not less than 6 months notice in consideration for payment of a termination fee.

The impact of payment of a termination fee on Class 16 distributions is noted in **Exhibit 2**.

**4.20.** Committee Adversary. The Committee filed the Committee Adversary against ABN to determine the validity, extent and priority of ABN's security interest in the Midwest Deposit. The Debtor and Trusek, pursuant to the Stipulation for Use of Cash Collateral, as amended, and Final Stipulated Order Authorizing Use of Cash Collateral and Granting Adequate Protection and subsequent orders, acknowledged and agreed to the first priority lien of ABN, including in the Midwest Deposit. In addition, the Debtor and Trusek, by the Plan and the ABN Loan Documents, acknowledge and agree to the first priority lien of ABN, including in the Midwest Deposit. The Committee has agreed to dismissal of the Committee Adversary with prejudice having determined that the validity and priority of the ABN security interest in the Midwest Deposit does not materially change the recovery to Class 16 unsecured creditors in liquidation.

#### V. SUMMARY OF THE PLAN AND MEANS FOR ITS EXECUTION

- **5.1. Summary.** As of the Effective Date Trusek will make the Equity Contribution in exchange for the New Equity and assume control of the business of the Reorganized Debtor. The Reorganized Debtor will continue to manufacture and sell the Premier line of pontoon boats in the ordinary course and will perform its obligations to creditors under the Plan.
- **5.2.** Revesting of Property. On the Effective Date, all property of the Debtor shall vest in the Reorganized Debtor, free and clear of all claims, interests, liens, charges or other encumbrances, except as otherwise provided in the Plan.
- **5.3.** Ownership of the Reorganized Debtor. On the Effective Date the Reorganized Debtor will issue 100 Shares of common stock representing 100% of the equity in the Reorganized Debtor to Trusek in exchange for a \$1,000,000 cash contribution, the conversion of the \$500,000 Trusek Prepetition Note to equity and the Trusek guaranty of the ABN senior debt.
- **5.4.** Governance of the Reorganized Debtor. As of the Effective Date Trusek will elect a board of directors. The board of directors of the Reorganized Debtor shall consist of the following director: Terry Astleford. Mr. Astleford is the sole member and Chief Manager of Trusek.
- 5.5. Management of the Reorganized Debtor, Executive Compensation. Richard Gallagher shall be appointed by the board of directors as the Interim Chief Executive Officer as of the Effective Date. Trusek and GuideSource are continuing to interview prospective CEO/COO candidates and anticipate one or more additional officers may be hired within 6 months following the Effective Date. Mr. Gallagher's annual compensation will be \$300,000. His employment agreement will be included in the Plan Supplement. Mr. Gallagher is employed by and a principal shareholder of GuideSource. Mr. Gallagher's half-brother, Thomas Gallagher, performs contract services for companies owned or controlled by Terry Astleford.
- **5.6.** <u>Conversion of Sub S to C Corp Tax Treatment</u>. As of the Effective Date the Reorganized Debtor will not elect subchapter S tax treatment and will operate as a C Corp for tax purposes.

- **5.7.** Rejection of Dealer Agreements. As of the Effective Date the Dealer Agreements will be rejected. The Reorganized Debtor will offer dealers the opportunity to enter into a New Dealer Agreement in the sole discretion of the Reorganized Debtor.
- **5.8.** <u>Assumption of Warranty Claims</u>. As of the Effective Date the Reorganized Debtor will assume all manufacturer warranties made to dealers and customers through the date of Plan confirmation.
- **5.9.** Assumption of Boat Repurchase Obligation. As of the Effective Date the Reorganized Debtor will assume the Debtor repurchase obligations owing Wells Fargo, Wells Fargo Canada and Northpoint under the Wells Fargo Repurchase Agreements and Northpoint Repurchase Agreement.
- **5.10.** Retention of GuideSource. The Reorganized Debtor will continue to employ GuideSource as a financial advisor to assist in management transition and to oversee and assist management in all aspects of financial reporting, cash management and other such services as the Debtor and GuideSource may agree.
- **5.11.** Organizational Documents. As of the Effective Date the Articles of Incorporation and Bylaws will be cancelled and the board of the Reorganized Debtor will adopt the Amended and Restated Articles and Bylaws.
- **5.12.** Insider Ownership and Management. The Plan provides for cancellation of all Equity Interests and the issuance of 100% of the New Equity to Trusek. No Debtor insider will serve as an officer or director of the Reorganized Debtor. No insider will have a contractual right to acquire equity in the Reorganized Debtor.
- **5.13.** <u>Insider Retention</u>. Trusek desires to retain Lori Melbostad, Robert Menne, Jr. and Betty Menne as employees of the Reorganized Debtor for a minimum term of one year subject to the terms and conditions of the Insider Employment Agreements which will be included in the Plan Supplement. A summary of the economic terms of the Insider Employment Agreements is set forth below:

Lori Melbostad

Position: Senior Vice President

Annual Salary \$144,000.00

Bonus compensation formula 3% of earnings before income tax profits in excess of Plan financial projections.

Benefits description Company provided automobile and participation in employee benefits program.

3 year non compete in pontoon industry, provided the non compete shall terminate if Ms. Melbostad is terminated after year 1 without cause.

Robert Menne, Jr.

Position: Ambassador, Dealer Relations

Annual Salary \$85,800.00

Bonus compensation formula 1% of earnings before income tax profits in excess of Plan financial projections.

Benefits description Automobile allowance and participation in employee benefits program.

3 year non compete in pontoon industry

Betty Menne

Position: Ambassador, Dealer Relations

Annual Salary \$61,600.00

Bonus compensation formula 1% of earnings before income tax profits in excess of Plan financial projections.

Benefits description Automobile allowance and participation in employee benefits program.

3 year non compete in pontoon industry

**Exhibit 5** sets forth by name, job description and compensation additional insiders to be employed by the Reorganized Debtor as hourly rate employees.

- **5.14.** ABN Replacement Guaranty. Trusek shall execute a corporate guaranty of all Plan obligations owing ABN secured by a pledge of the New Equity. The executed ABN Loan Documents, including the signed Trusek guaranty and pledge agreement, shall be included in the Plan Supplement. Robert Menne, Jr and Betty Menne have also agreed to execute amended guaranties of the ABN Class 2 Allowed claim and signed copies of which will be included in the Plan Supplement.
- **5.15.** Hallberg Leases Wyoming Manufacturing Facility Lease. The Debtor, Trusek and Hallberg are engaged in negotiations respecting the terms of amended and restated two year leases on substantially the same terms as the Hallberg Leases and are not expected to result in a rejection claim. The Reorganized Debtor will have the right in its discretion to remain in the Wyoming facilities through March 2022. The amended and restated leases will be included in the Plan Supplement. On or before the Effective Date the Debtor shall pay Hallberg, Inc. \$25,738.00 and Hallberg Marine, Inc. \$78,842.00 which sums represent the balances owing under the Hallberg Leases as of the Petition Date.
- **5.16.** Fiberglass Shop Lease. The Debtor, Trusek and I Limited are engaged in negotiations respecting the terms of an amended and restated lease on substantially the same terms as the Fiberglass Shop Lease and are not expected to result in a rejection claim. The amended and restated lease will be included in the Plan Supplement. The Reorganized Debtor will have the right in its discretion to remain in the Fiberglass Shop Lease premises through March 2022. The amended and restated lease will be included in the Plan Supplement.
- **5.17.** <u>Dismissal of Committee Adversary</u>. No later than the Effective Date, the Committee shall take all necessary action to dismiss with prejudice the Committee Adversary. All claims asserted therein shall be deemed dismissed with prejudice as of the Effective Date.
- **5.18.** Compensation and Benefit Programs. The Debtor shall as of the Effective Date assume the employee compensation, health, disability, insurance and other programs listed on Exhibit 6. Any employee compensation, health, disability, insurance or other employee benefit

programs in effect as of the Confirmation Date not listed on **Exhibit 6** shall be rejected as of the Effective Date. The Debtor estimates liability from rejection at zero as the Debtor has no employee compensation, health, disability, insurance or other employee benefit programs other than those listed on **Exhibit 6**.

- **5.19.** Feasibility of the Plan. Premier has completed its 2018 2023 business plan and related projections. A copy of the projections is attached hereto as **Exhibit 2**. The projections demonstrate that the Debtor will be capable of performing its obligations under the Plan.
- **5.20.** Disbanding of Committee. The Committee shall be disbanded and counsel and advisors to the Committee terminated as of the Effective Date except that the Committee shall continue in existence on and after the Effective Date solely for the purpose of reviewing and being heard by the Bankruptcy Court on any appeal, to dismiss the Committee Adversary, and with respect to applications for compensation and reimbursement of expenses pursuant to sections 330, 331, and 503(b) of the Bankruptcy Code. With respect to the foregoing, the Reorganized Debtor shall pay the reasonable fees and expenses of the professionals for the Committee. The holders of Allowed Class 16 unsecured claims will receive a form of Earnings Disclosure Notice with each Plan distribution which will include Reorganized Debtor contact information and instructions should creditors have questions regarding the Plan or Plan distributions. In the event of any default of payments by the Reorganized Debtor under Class 16 unsecured claims, in any suit commenced seeking payment thereunder under which claimants are the prevailing party, claimants will be paid (in addition to the distributions set forth in the Plan) their costs of collection including reasonable attorney fees.

#### VI. CLASSIFICATION OF CLAIMS AND EQUITY INTERESTS

- **6.1.** Claims and Equity Interests Classified. For purposes of organization, voting, and all Plan confirmation matters, except as otherwise provided herein, all claims (except for Administrative Claims and priority tax claims) and all equity interests shall be classified as set forth in Section 2.3 of the Plan.
- **6.2.** Administrative Claims and Priority Tax Claims. As provided by Section 1123(a)(1) of the Bankruptcy Code, Administrative Claims and priority tax claims against Debtor or its bankruptcy estate shall not be classified for purposes of voting or receiving distributions under the Plan. Rather, all such claims shall be treated separately as unclassified claims on the terms set forth in Article 5 of the Plan. The Debtor is unaware of any priority tax claims and estimates the claims at zero. The Debtor pays for raw materials, parts and furniture in advance or on delivery. The Debtor is current in payment of administrative liabilities except for budgeted, accrued and unapproved professional fees and wage and salary accrual in the ordinary course. The Debtor estimates that accrued and unpaid administrative liabilities, including the DIP Loan as of a March 1, 2018 will be \$2,613,910. Trusek has agreed that the \$2,000,000 DIP Loan shall be amortized and payable pursuant to Section 4.1(d) of the Plan.

#### **6.3.** Claim Classification. The Plan classifies the claims as follows:

(a) Class 1 – Priority non-tax claims. The claims are comprised solely of employee unpaid vacation accrual in the approximate amount of \$218,700.00 and unpaid

wage priority claims of independent sales representatives in the approximate amount of \$18,583.63.

- (b) Class 2 Allowed secured claim of ABN in the original principal amount of \$6,491,041.66 as of the Petition Date, plus interest, fees and costs, secured by a first priority lien in all of the Debtor's assets, including but not limited to inventory, chattel paper, accounts, contract rights, equipment, general intangibles, furniture, fixtures, machinery, instruments, the Midwest Deposit, and all proceeds, replacements, and records of the foregoing. The Class 2 claim is also entitled to administrative expense priority under the Plan and in a chapter 7 liquidation senior in priority to all other administrative claims.
- (c) Class 3 Allowed claim of Trusek for the Trusek Prepetition Note in the amount of \$500,000, exclusive of any claim for attorney's fees and costs, and secured by a lien in all Debtor assets junior in priority to the ABN liens.
- (d) Class 4 Allowed claim of Trusek in the amount of \$2,000,000 secured by a lien in all Debtor assets, including the Midwest Deposit, junior in priority to the ABN liens. The Class 4 claim represents the unpaid principal balance of the DIP Loan and is entitled to administrative priority under the Plan and in chapter 7 liquidation, junior in priority to the ABN administrative priority claim. The DIP Loan, including any claim for attorney's fees and costs, must be paid in cash on the Effective Date unless Trusek otherwise agrees.
- (e) Class 5 Allowed claim of Columbus Auto in the amount of \$28,371.36 secured by a statutory lien in the Tractor and Trailer.
- (f) Class 6 Allowed claim of Dowco in the amount of \$287,500 secured by the Dowco Lien in the Tooling.
- (g) Class 7 Allowed claim of FMC in the amount of \$27,934.53, less interest payments received after the Petition Date, secured by a lien 2015 Ford F-350.
- (h) Class 8 Allowed claim of FMC in the amount of \$32,496.55, less interest payments received after the Petition Date, secured by a lien 2015 Ford Explorer.
- (i) Class 9 Allowed claim of Midwest Bank in the amount of \$1,000,000 secured by a lien in the Midwest Deposit.
- (j) Class 10 Contingent and unliquidated claim of Northpoint filed as Claim No. 89 in the amount of \$538,000 secured by a lien in the Northpoint Deposit (\$41,072.50).
  - (k) Class 11 The Allowed Sunrise Secured Claim in the amount of \$141,000.
- (l) Class 12 Allowed claim of TD Auto in the amount of \$21,820.27, less interest payments received after the Petition Date, secured by a lien 2014 Chevrolet Traverse.
- (m) Class 13 Contingent and unliquidated claim of Wells Fargo Canada filed as Claim No. 82 in the amount of \$837,982.56 supported by the Wells Fargo LOC.

- (n) Class 14 Contingent and unliquidated claim of Wells Fargo filed as Claim No. 81 in the amount of \$1,894,976.96 supported by the Wells Fargo LOC.
- (o) Class 15 Allowed claim of WFEF in the amount of \$198,238.87 secured by a lien in specific equipment.
- (p) Class 16 A reconciliation of the scheduled and filed unsecured claims totals approximately \$8,035,353.00, including rejection claims filed to date arising from sales representative, equipment lease, and real estate leases. The Debtor estimates that future rejection claims, if any, will not materially change the estimated range of allowed Class 16 claims. The Debtor estimates that total allowed Class 16 claims will be in the range of \$8,000,000 to \$8,500,000.
- (q) Class 17 All equity interests. The prepetition equity interests held by Menne family and Hallberg family trusts representing 100% of the issued and outstanding common stock of the Debtor.

## VII. IDENTIFICATION OF IMPAIRED CLASSES OF CLAIMS AND EQUITY INTERESTS

- **7.1.** <u>Unimpaired Classes of Claims and Equity Interests</u>. Class 1 is not impaired under the Plan.
- **7.2.** <u>Impaired Classes of Claims</u>. All classes of claims and interests are impaired under the Plan except Class 1.

#### VIII. TREATMENT OF CLAIMS AND EQUITY INTERESTS UNDER THE PLAN

- **8.1.** Administrative Claims. Each holder of an Allowed Administrative Claim (except any such holder that agrees to different treatment) shall receive the full amount of such claim, in cash, on the Effective Date; provided, however, that Allowed Administrative Claims representing postpetition liabilities incurred in the ordinary course of business by the Debtor shall be paid by the Reorganized Debtor in accordance with the terms and conditions of the particular transactions relating to such liabilities and any agreements relating thereto.
- **8.2.** Priority Tax Claims. The holder of an Allowed priority tax claim, in full satisfaction of its claim, shall receive payment of that claim in 16 equal quarterly installments (representing payment of the claim plus interest at the applicable federal rate of 2% per annum) commencing April 1, 2018 and continuing on the first day of each consecutive calendar quarter thereafter until a total of 16 payments have been made. The Debtor is presently unaware of any tax claims.
- **8.3.** <u>United States Trustee Fees.</u> Fees payable by Debtor under 28 U.S.C. § 1930 will continue to be paid until the case is closed, dismissed or converted. In addition, following confirmation, the Debtor will timely pay all fees incurred pursuant to 28 U.S.C. §§1930(a)(6) and will file with the Court and serve on the U.S. Trustee a quarterly financial report in the prescribed

format, for each quarter or part thereof that the case remains open. The Debtor is current in payment of U.S. Trustee fees.

#### **8.4.** Class 1 – Priority Non-Tax Claims. Class 1 consists of all priority non-tax claims.

**Treatment**. The Debtor has no priority non-tax claims except accrued and unused vacation pay of approximately \$218,700.00 and priority wage claims of approximately \$18,583.63. All holders of such claims who remain employees of the Debtor will receive payment by continuing to receive such vacation pay in the ordinary course of business. To the extent that such holders are no longer employed by Debtor, each holder of a priority non-tax claim against Debtor shall receive on the Distribution Date (i) the amount of such holder's Allowed claim in one cash payment, not to exceed \$12,850 in the case of wages, salaries and commissions; or (ii) such other treatment as may be agreed upon in writing by Debtor and such holder.

**8.5.** Class 2 – ABN. Class 2 consists of Allowed Claim No. 54 filed by ABN. Claim No. 54, exclusive of any claim for attorney's fees and costs, shall be allowed in the amount of \$6,491,041.66.

**Treatment.** ABN's Allowed Class 2 secured claim shall be treated as follows:

- (i) ABN and the Reorganized Debtor shall execute new and/or amended loan documents in a form acceptable to ABN and signed copies shall be included in the Plan Supplement, provided for the following terms:
  - a. The "715 Loan" shall be amended and restated to provide (x) a principal amount of \$6,073,487.00, plus any unpaid interest, fees, and costs from January 1, 2018 to the Effective Date, (y) an interest rate of prime plus 1.5% and a default interest rate of prime plus 6.5%, and (z) monthly payments of principal and interest amortized over an eight (8) year period and maturing on the third anniversary of the Effective Date.
  - b. The "714 Loan" shall be amended and restated to provide (x) a principal amount of \$412,835.37, plus any unpaid interest, fees, and costs from January 1, 2018 to the Effective Date, (y) an interest rate of 4.5% and a default interest rate of 9.5%, and (z) monthly payments of principal and interest amortized over a five (5) year period and maturing on the third anniversary of the Effective Date.
  - c. The "Credit Card Loan" shall be amended and restated to provide (x) a principal amount of \$144,342.85, plus any unpaid interest, fees, and costs from January 1, 2018 to the Effective Date, (y) an interest rate of 6.9% and a default interest rate of 11.9%, and (z) monthly payments of principal and interest amortized over a three (3) year period and maturing on the third anniversary of the Effective Date.
  - (ii) ABN shall retain and shall be deemed to be granted a first priority

security interest in all assets of the Reorganized Debtor, including but not limited to inventory, chattel paper, accounts, contract rights, equipment, general intangibles, furniture, fixtures, machinery, instruments, the Midwest Deposit, and all proceeds, replacements, and records of the foregoing. The Reorganized Debtor shall execute a new and/or amended security agreement and other related documents in a form acceptable to ABN and signed copies shall be included in the Plan Supplement.

- (iii) Upon satisfaction of the Debtor Repurchase Obligations to Wells Fargo and Wells Fargo Canada and termination of the Wells Fargo LOC, the Reorganized Debtor shall deliver the Midwest Deposit to ABN for application to the principal balance owing on the "715 Loan".
- **8.6.** Class 3 Trusek. Class 3 consists of Allowed Claim No. 92 filed by Trusek for the Trusek Prepetition Note in the amount of \$500,000, exclusive of any claim for attorney's fees and costs, and secured by a lien in all Debtor assets junior in priority to the ABN liens.

**Treatment.** The Trusek Prepetition Note shall be converted to New Equity as of the Effective Date and the Trusek Prepetition Note cancelled.

**8.7.** Class 4 – Trusek. Class 4 consists of Allowed claim of Trusek for the DIP Loan in the amount of \$2,000,000, exclusive of any claim for attorney's fees and costs. The Class 4 claim represents the unpaid principal balance of the DIP Loan and is entitled to administrative priority under the Plan or in chapter 7 liquidation.

**Treatment.** The Trusek DIP Loan shall be amortized and paid over 120 months. Interest shall accrue at the rate of 10% per annum. Trusek shall receive monthly interest only payments each in the amount of \$16,666.67 commencing on the first day of the first calendar month following the Effective Date. Trusek shall retain its lien in all assets of the Debtor, including its lien in the Midwest Deposit, junior in priority to the ABN liens. The DIP Loan and security documents shall remain in full force and effect. Notwithstanding anything to the contrary herein, Trusek shall execute a subordination agreement in a form acceptable to ABN and a signed copy shall be included in the Plan Supplement, providing for lien subordination, and providing for payment subordination in the event of a payment default or acceleration under ABN's loans.

**8.8.** Class 5 – Columbus Auto. Class 5 consists of Allowed claim of Columbus Auto in the amount of \$28,371.36 secured by a statutory lien in the Tractor and Trailer.

**Treatment.** In satisfaction of its Allowed Class 5 claim Columbus Auto shall receive on the Effective Date a cash payment in the amount of \$28,371.36 provided Columbus Auto has released the Tractor and Trailer to the Debtor.

**8.9.** Class 6 – Dowco. The Dowco Secured Claim shall be Allowed in the amount of \$287,500 and secured by the Dowco Lien in the Tooling. Dowco shall have an Allowed Class 16 general unsecured claim in the amount of \$1,212,500.

**Treatment.** The Dowco Secured Claim shall be amortized and paid over 36 months. Interest shall accrue at the rate of 4% per annum. Dowco shall receive 36 equal

monthly payments of principal and interest in the amount of \$8,488.15 commencing on the first day of the first calendar month following the Effective Date. Dowco shall retain the Dowco Lien pending satisfaction of the Dowco Secured Claim. The Debtor shall assume the Amended and Restated Dowco Supply Agreement as of the Effective Date. Dowco shall have an Allowed Class 16 general unsecured claim in the amount of \$1,212,500 in lieu of payment of any cure cost.

**8.10.** Class 7 – FMC. Class 7 consists of Allowed Claim No. 1 filed by FMC. Claim No. 1, inclusive of any claim for attorney's fees and costs, shall be allowed in the amount of \$27,934.53, less interest payments received after the Petition Date.

**Treatment.** In full payment of its Allowed Class 7 claim, the holder shall continue to receive monthly payments of principal and interest at the non-default rate in the amount of \$681.33 per the terms of the prepetition loan documents. The claim, inclusive of any attorney's fees, shall be paid in full on or before the December 25, 2020 maturity date. The claim may be prepaid at any time without penalty. The claim shall continue to be secured by the collateral securing the claim on the Petition Date.

**8.11.** Class 8 – FMC. Class 8 consists of Allowed Claim No. 2 filed by FMC. Claim No. 2, inclusive of any claim for attorney's fees and costs, shall be allowed in the amount of \$32,496.55.

**Treatment.** In full payment of its Allowed Class 8 claim, the holder shall continue to receive monthly payments of principal and interest at the non-default rate in the amount of \$1,009.90 per the terms of the prepetition loan documents. The claim, inclusive of any attorney's fees, shall be paid in full on or before the May 31, 2020 maturity date. The claim may be prepaid at any time without penalty. The claim shall continue to be secured by the collateral securing the claim on the Petition Date.

**8.12.** Class 9 – Midwest Bank. Class 9 consists of Allowed claim of Midwest Bank in the amount of \$1,000,000 secured by the Midwest Deposit. Following termination of the Wells Fargo LOC the Midwest Bank Deposit, net of any liability to Midwest Bank, shall be returned to the Reorganized Debtor.

**Treatment.** Midwest Bank shall retain the Midwest Deposit until the Wells Fargo LOC is terminated. Thereafter, Midwest Bank shall return the Midwest Deposit, net of any liability to Midwest Bank, to the Reorganized Debtor.

**8.13.** Class 10 – Northpoint. Class 10 consists of contingent and unliquidated Claim No. 89 of Northpoint in the amount of \$538,000. The Debtor has historically repurchased less than 1 boat per year on revenues in excess of \$50,000,000. The Debtor anticipates that its unliquidated, contingent liability under the Northpoint Repurchase Agreement will expire on or about December 31, 2019 without liability.

**Treatment.** Claim Number 89 shall be disallowed. The Reorganized Debtor shall assume any boat purchase obligations arising under the Northpoint Repurchase Agreement. Northpoint shall retain its lien and interest in the Northpoint Deposit to secure boat repurchase obligations. Upon expiration of repurchase obligations, Northpoint shall cause the Northpoint Deposit, net of any liability to be returned to the Reorganized Debtor.

- **8.14.** Class 11 Sunrise. Class 11 consists of Allowed Claim No. 63 of Sunrise in the amount of \$192,362.89. The Sunrise Secured Claim consisting of that portion of Claim No. 63 secured by Fiberglass Molds shall be allowed in the amount of \$141,000.
  - **Treatment.** In satisfaction of the Sunrise Secured Claim, the Debtor shall surrender all right, title and interest in the Fiberglass Molds as of the Effective Date. The balance of the Allowed Class 11 Claim owing Sunrise shall be treated as a Class 16 general unsecured claim.
- **8.15.** Class 12 TD Auto. Class 12 consists of Claim No. 23 filed by TD Auto and secured by the TD Auto Collateral. Claim No. 23 shall be Allowed in the amount of \$21,820.27, less interest payments received after the Petition Date.
  - **Treatment.** In satisfaction of the TD Auto claim the Debtor surrenders all right, title and interest in the TD Auto Collateral.
- **8.16.** Class 13 Wells Fargo Canada. Class 13 consists of the contingent and unliquidated Claim No. 82 filed by Wells Fargo Canada in the amount of \$837,982.56. The Debtor has historically repurchased less than 1 boat per year on revenues in excess of \$50,000,000. The Debtor anticipates that its contingent liability under the Wells Fargo Repurchase Agreements will expire on or about December 31, 2019 without liability.
  - **Treatment.** Claim Number 13 shall be allowed in the amount of \$30,840.47 representing unpaid prepetition interest. The Reorganized Debtor shall assume any boat purchase obligations arising under the Wells Fargo Repurchase Agreements. The Debtor acknowledges that the Wells Fargo LOC will continue to support the Debtor's obligations under the Wells Fargo Repurchase Agreements. Upon expiration of repurchase obligations without liability to Wells Fargo Canada or Wells Fargo, Wells Fargo Canada shall cause the Wells Fargo LOC to be terminated.
- **8.17.** Class 14 Wells Fargo. Class 14 consists of the contingent and unliquidated Claim No. 81 filed by Wells Fargo in the amount of \$1,894,976.96. The Debtor has historically repurchased less than 1 boat per year on revenues in excess of \$50,000,000. The Debtor anticipates that its contingent liability under the Wells Fargo Repurchase Agreements will expire on or about December 31, 2019 without liability.
  - **Treatment.** Claim Number 81 shall be allowed in the amount of \$4,650.77 representing unpaid prepetition interest. The Reorganized Debtor shall assume any boat purchase obligations arising under the Wells Fargo Repurchase Agreements. The Debtor acknowledges that the Wells Fargo LOC will continue to support the Debtor's obligations under the Wells Fargo Repurchase Agreements. Upon expiration of repurchase obligations without liability to Wells Fargo or Wells Fargo Canada, Wells Fargo shall cause the Wells Fargo LOC to be terminated.
- **8.18.** Class 15 WFEF. Class 15 consists of the Claim No. 80 filed by WFEF and secured by a first priority purchase money lien in certain equipment. Claim No. 80, exclusive of any claim for attorney's fees and costs, shall be allowed in the amount of \$198,238.87.

**Treatment.** In full payment of its Allowed Class 15 claim, the holder shall continue to receive monthly payments of principal and interest at the non-default rate each in the amount of \$2,936.61 and \$920.83 per the terms of the prepetition loan documents. The claim, exclusive of any attorney's fees, shall be paid in full on or before the March 6, 2021 and March 25, 2019 maturity dates. The claim may be prepaid at any time without penalty. The claim shall continue to be secured by the equipment collateral securing the claim on the Petition Date.

**8.19.** Class 16 – General Unsecured Claims. The Debtor estimates that allowed unsecured claims, including contract rejection claims, will total between approximately \$8,000,000 and \$8,500,000. The Reorganized Debtor will make five Annual Earnings Distributions each in the amount of 10% of the Reorganized Debtor's Earnings. Holders of Allowed Class 16 claims will receive a Pro Rata share of each Annual Earnings Distribution. The Minimum Earnings Distribution payable to Class 16 creditors over five years is \$1,050,000. Earnings Distributions shall not exceed the Earnings Distribution Cap of \$3,550,000.

The Reorganized Debtor projects a total recovery of approximately \$1,577,484 which represents a 18.5% recovery on \$8,500,000 of Allowed Class 16 claims. Should the Debtor exceed projections and achieve the Earnings Distribution Cap creditor recovery would be 41.7% on \$8,500,000 of Allowed Class 16 claims.

**Treatment**. The holders of Allowed Class 16 claims shall receive a Pro Rata Share of Annual Earnings Distributions on the Plan Distribution Dates, subject to the Minimum Earnings Distribution and the Earnings Distribution Cap.

Subject to the Earnings Distribution Cap, upon a closing of a Sale Transaction the Reorganized Debtor shall distribute Pro Rata to the holders of Allowed Class 16 claims a final distribution equal to the greater of (1) 10% of (the Sale Transaction proceeds less the unpaid Secured Debt less equipment lease balances); or (2) the unpaid balance of the Minimum Annual Distribution. The final distribution shall be made within 7 business days of the closing of a Sale Transaction.

**8.20.** Class 17 – Equity Interests. Class 17 consists of all equity interests consisting of 100% of the issued and outstanding common stock of the Debtor all of which is held by Menne and Hallberg trusts.

**Treatment**. All Class 17 equity interests in Debtor shall be cancelled and the holders of Class 17 equity interests shall receive nothing under the Plan.

#### IX. ACCEPTANCE OR REJECTION OF PLAN;

#### EFFECT OF REJECTION BY ONE OR MORE CLASSES OF CLAIMS

**9.1.** Classes Entitled to Vote. Each impaired class of claims shall be entitled to vote to accept or reject the Plan. All unimpaired classes shall not be entitled to vote to accept or to

reject the Plan. Class 1 is unimpaired. All other Classes are impaired. Class 17 is deemed to have rejected the Plan.

- **9.2.** Class Acceptance Requirement. A class of claims shall have accepted the Plan if it is accepted by at least two-thirds (2/3) in amount and more than one-half (1/2) in number of the Allowed claims of such class that vote on the Plan.
- **9.3.** <u>Cramdown</u>. The Debtors request that the Bankruptcy Court confirm the Plan in accordance with Section 1129(b) of the Bankruptcy Code.

#### X. ALTERNATIVES TO THE PLAN

The only meaningful alternative to the Plan is a conversion to a chapter 7 liquidation under the Bankruptcy Code. Attached as **Exhibit 3** is Debtor's analysis of the treatment of its creditors in a Chapter 7 case. The treatment provided by the Plan is substantially better for all creditors as there is no recovery for unsecured creditors in liquidation.

#### XI. FRAUDULENT CONVEYANCES AND OTHER CAUSES OF ACTION

Pursuant to Section 547 of the Bankruptcy Code, a debtor in possession may avoid as a preference a transfer of property made by the debtor to or for the benefit of a creditor on account of an antecedent debt while the debtor was insolvent, if that creditor received more than it would have received in a liquidation of the debtor under Chapter 7 of the Bankruptcy Code had the payment not been made and if the payment was made (i) within ninety (90) days before the date that the bankruptcy case commenced, or, (ii) if the creditor is an "insider" as defined in the Bankruptcy Code, within one year before the commencement of the bankruptcy case. A debtor is presumed to have been insolvent during the ninety (90) days preceding the commencement of its bankruptcy case. The power to avoid preferences is subject to a number of exceptions set forth in Section 547 of the Bankruptcy Code, including one exception applicable to the payment of obligations in the ordinary course of business on ordinary business terms. Furthermore, if the transferee extended credit subsequent to the transfer (and prior to the commencement of the bankruptcy case) for which the transferee was not repaid, such extension constitutes an offset against any otherwise recoverable transfer of property. If a transfer is recovered by the debtor, the transferee obtains a general unsecured claim against the debtor to the extent of the recovery.

Pursuant to Section 548 of the Bankruptcy Code, a debtor in possession may avoid a fraudulent transfer of property, including the granting of a security interest in property, made while the debtor was insolvent or which rendered the debtor insolvent, if the debtor received less than reasonably equivalent value in exchange for such property and if the transfer was made within one (1) year before the commencement of the bankruptcy case. Pursuant to Section 544 of the Bankruptcy Code, a debtor in possession may avoid a transfer of property that is avoidable under applicable non-bankruptcy law. Section 544 of the Bankruptcy Code enables a debtor to apply applicable state laws, including fraudulent conveyance laws, to avoid a transfer of property.

The Debtor and GuideSource have reviewed the books and records of the Debtor and prepared a summary and analysis of potential avoidance claims under 11 U.S.C. § 547. The gross amount of payments made to creditors and insiders who received greater than \$6,000 in aggregate payments during the applicable preference periods totaled \$8,330,174. Because the Debtor was

forced to pay cash in advance for all materials during the 8 month period preceding the Petition Date and to pay between \$1.10 and \$1.25 for a \$1.00 of product the Debtor's books and records confirm that the payments made to creditors and insiders on account of antecedent debts, net of the value of new part and product deliveries received in consideration for the payments, was \$1,232,456.

<u>Insider Transactions</u>. The Debtor and GuideSource examined the books, records and tax returns of the Debtor and interviewed officers respecting the 6 year history of insider transactions. Based upon the examination GuideSource prepared a summary and analysis of insider transactions from June, 2011 through the Petition Date. The estimated value of insider claims before deductions for costs of enforcement and collection is \$140,439.11.

In 2014 the Menne family shareholders and Hallberg family shareholders engaged in extensive state court litigation. During the course of the consolidated actions a special litigation committee (SRC) was appointed pursuant to applicable law. The SRC examined all alleged wrongdoing and insider transactions through June 2015 and by a report issued in June, 2015 found that excessive formula based bonuses paid to Robert and Betty Menne based upon erroneous earnings calculations had been corrected and repaid in full. The SRC also found that the Debtor was reimbursed for prior Debtor payment of life insurance premiums under a policy for which the Debtor was not a beneficiary.

RSM US LLP reviewed financial statements of the Debtor and in some instances, audited the Debtor financial statements, from 1992 through 2015. There was no 2016 audit. RSM performed a business valuation of the Debtor dated April 23, 2015 with a valuation date of November 30, 2014 and concluded the going concern value of the Debtor was approximately \$4,000,000 in excess of company liabilities as of November 2014. Assuming the Debtor was solvent as of December 31, 2014 the estimated value of avoidable transfers made to insiders, without reduction for defenses, enforcement costs or risk of collection and after recovery of the boats identified below is \$0.00.

The Plan provides that the Reorganized Debtor will retain avoidance actions and claims against Insiders. The Reorganized Debtor will waive all claims arising under 11 U.S.C. § 547 against all vendors. The waiver shall be in satisfaction of any possessory lien in estate property or claim arising under 11 U.S.C. § 503(b)(9) and shall be effective upon release of estate property at the request of the Reorganized Debtor. All avoidance claims against Samuel, Son & Co. shall be deemed waived upon confirmation of the Plan pursuant to the terms of the Stipulation dated January 30, 2018. The Debtor estimates 503(b)(9) claims to be \$0.00.

The waiver and release of claims against all Insiders, as that term is defined in the Bankruptcy Code, shall be effective and conditioned upon (1) execution of the Insider Employment Agreements by Lori Melbostad, Robert Menne, Jr. and Betty Menne; and (2) the return of the following three pontoon boats in the possession of insiders: (i) 2017 – 290 Grand Majestic, 10' wide w/ BRP Gen 2 E250 (sold to Bob and Betty Menne); (ii) 2015 – 221 Explorer w/ 200 Suzuki (sold to Bob and Betty Menne); and (iii) 2017 – 290 Grand Majestic RF, 10' wide (Sold to Strait Productions without motor). The waiver and release of the Reorganized Debtor claims against any insider, however and whenever arising, shall

not be binding upon a trustee appointed in a chapter 7 case commenced by or against the Reorganized Debtor for any reason including a failure to consummate the Plan.

#### XII. TAX CONSEQUENCES

The Debtor is not expected to suffer adverse tax consequences as a result of the Plan. The Debtor is not qualified to advise creditors of the specific respective tax impact on each of them as a result of treatment provided in the Plan and therefore makes no representation as to that. While the Debtor does not believe the Plan will have a tax impact on claim holders, each creditor is urged to consult with a tax advisor as to such matters.

## XIII. ASSUMPTION AND REJECTION OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES

- 13.1 Rejected If Not Assumed. The Plan constitutes and incorporates a motion by Debtor to reject all executory contracts and unexpired leases to which Debtor is a party, except for any contract or lease that (a) has been assumed or rejected pursuant to Final Order of the Bankruptcy Court, or (b) is specifically designated on Exhibit 6 to the Disclosure Statement as a contract to be assumed under the Plan with the amount to be paid to cure any defaults under those contracts and leases as set forth on Exhibit 6. The Confirmation Order shall represent and reflect an order of the Bankruptcy Court approving such assumptions and rejections as of the Effective Date and further approving the cure amounts listed on Exhibit 6 as the sums sufficient to cure all defaults under those contracts and leases on Exhibit 6.
- 13.2 <u>Bar to Rejection Damages</u>. If the rejection of an executory contract or unexpired lease by Debtor results in damages to the other party or parties to such contract or lease, the claim for such damages, if not heretofore evidenced by a filed proof of claim, shall be forever barred and shall not be enforceable against Reorganized Debtor or its properties unless a proof of claim is filed with the Bankruptcy Court and served upon counsel for Debtor on or before the bar date established for filing claims arising from rejection, unless barred by an earlier applicable bar date.

#### XIV. CONCLUSION

It is important that creditors exercise their rights to vote for the acceptance or rejection of the Plan. Debtor requests that each holder of a claim in each class complete the ballot and vote to accept the proposed Plan.

[SEE SEPARATE SIGNATURE PAGE]

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Dated: January 30, 2018

PREMIER MARINE, INC.

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# EXHIBIT 1 TO DISCLOSURE STATEMENT

Premier Marine Inc Case Number 17-32006 Prior Period Performance

All Figures in Millions	FY 2011	FY 2012	FY 2013	FY 2014	FY 2015	FY 2016	Prelim 1-Jan-17 31-Oct-17
Revenue	48.827	63.365	81.143	86.554	59.585	58.406	26.897
COGS	42.702	59.340	75.588	77.618	58.011	53.449	24.583
Gross Margin	6.125	4.025	5.555	8.936	1.574	4.957	2.314
Operating Expense	5.003	4.785	5.455	7.541	6.194	6.570	5.544
Operating Income	1.122	(0.760)	0.100	1.395	(4.620)	(1.613)	(3.230)
Other Income & Expense	(0.245)	(0.341)	(0.551)	(0.485)	(0.268)	-	0.722
Net Income	0.877	(1.101)	(0.451)	0.910	(4.888)	(1.613)	(2.508)

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### EXHIBIT 2 TO DISCLOSURE STATEMENT

Premier Marine Inc Case Number 17-32006 Pro-Forma Income Statement

		20	18	2019		2020	
		F	Υ	F	Υ	F'	Y
2000 <b>F</b>	Revenue						_
2010	Product Sales		34,750,000		46,406,975		50,119,533
2020 <b>(</b>	Cost of Goods Sold						
2030	Materials	16,506,250		22,043,314		23,806,780	
2040	Direct Labor	6,602,500		8,993,672		9,907,429	
2050	Freight	1,112,000		1,499,873		1,636,062	
2060	Floorplan Interest	270,000		360,572		389,418	
2070	Overhead			_		_	
2080 <b>1</b>	Total COGS	_	24,490,750		32,897,432	_	35,739,689
2090							
2100 <b>(</b>	Gross Margin		10,259,250		13,509,544		14,379,844
2110							
2120 <b>(</b>	Operating Expense						
2130	Utilities/telecom	590,000		795,796		868,054	
2140	Benefits	954,775		1,370,686		1,591,366	
2150	Other Expenses	46,000		54,540		55,085	
2160	Rent/Building Payment	604,219		732,313		739,636	
2170	Software Fees	39,000		54,540		55,085	
2180	Insurance	452,681		548,649		554,136	
2190	Indirect Labor	2,016,569		2,243,891		2,288,769	
2200	Officer Wages	355,000		382,500		390,150	
2210	Payroll SG & A	1,970,338		2,411,694		2,459,928	
2220	Interest on ABN Loans	314,181		336,700		228,503	
2230	Interest on Other Existing Loans	1,488		1,173		464	
2240	Interest on Replacement Financing	-		-		-	
2250	Interest on DIP Financing	166,667		200,000		200,000	
2260	Lease Payments	140,930		169,116		169,116	

Premier Marine Inc Case Number 17-32006 Pro-Forma Income Statement

	201	L <b>8</b>	20:	19	202	20
	FY	•	F	<b>′</b>	FY	1
2270 G & A	313,481		379,939		383,739	
2280 Legal, Accounting, and Professional Fees	352,900		439,332		342,725	
2290 Depreciation	519,720		702,235		845,093	
2300 Total Operating Expense		8,837,949		10,823,105		11,171,849
2310			_		_	
2320 Net Income Before Taxes	_	1,421,301		2,686,439		3,207,995
2330	_		-		<del>-</del>	
2340 Income Tax						
2350 Federal Income Tax	310,222		564,152		673,679	
2360 State Income Tax	127,917		241,779		288,720	
2370 Total Income Tax		438,139		805,932		962,398
2380			_		_	
2390 Net Income After Tax	_	983,162	_	1,880,507	_	2,245,596
2400	_		-		<del>-</del>	
2410						
2420						

#### Premier Marine Inc Case Number 17-32006 Pro-Forma Income Statement

			2021 2022 FY FY								
2000 F	Revenue										
2010	Product Sales		54,129,096		58,459,424		63,136,177				
2020	Cost of Goods Sold										
2030	Materials	25,711,324		27,768,231		29,989,690					
2040	Direct Labor	10,914,024		12,022,888		13,244,414					
2050	Freight	1,784,616		1,946,660		2,123,416					
2060	Floorplan Interest	420,571		454,217		490,554					
2070	Overhead										
2080 1	Total COGS	<u>-</u>	38,830,535		42,191,996	<u>-</u>	45,848,075				
2090											
	Gross Margin		15,298,561		16,267,428		17,288,103				
2110											
2120 <b>(</b>	Operating Expense										
2130	Utilities/telecom	946,874		1,032,850		1,126,633					
2140	Benefits	1,847,576		2,145,036		2,490,387					
2150	Other Expenses	55,636		56,193		56,755					
2160	Rent/Building Payment	747,032		754,503		762,048					
2170	Software Fees	55,636		56,193		56,755					
2180	Insurance	559,677		565,274		570,926					
2190	Indirect Labor	2,334,544		2,381,235		2,428,860					
2200	Officer Wages	397,953		405,912		414,030					
2210	Payroll SG & A	2,509,127		2,559,309		2,610,495					
2220	Interest on ABN Loans	33,000		-		-					
2230	Interest on Other Existing Loans	5		-		-					
2240	Interest on Replacement Financing	141,549		149,850		(303,684)					
2250	Interest on DIP Financing	190,096		157,311		120,387					
2260	Lease Payments	169,116		169,116		169,116					

Premier Marine Inc Case Number 17-32006 Pro-Forma Income Statement

2420

	20	21	202	2	202	23
_	F	Υ	FY		F	<u> </u>
2270 G & A	387,576	_	391,452		395,366	
2280 Legal, Accounting, and Professional Fees	346,152		349,614		353,110	
2290 Depreciation	1,037,950		1,252,235		1,466,521	
2300 Total Operating Expense		11,759,500		12,426,082		12,717,705
2310						
2320 Net Income Before Taxes	_	3,539,061	_	3,841,346	_	4,570,398
2330	: -		=		=	
2340 Income Tax						
2350 Federal Income Tax	743,203		806,683		959,783	
2360 State Income Tax	318,515		345,721		411,336	
2370 Total Income Tax	_	1,061,718		1,152,404		1,371,119
2380						
2390 Net Income After Tax	• •	2,477,342	_	2,688,942	-	3,199,278
2400	=	-	_		=	
2410						

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		Creditor			20	18
		Class	At Effect	tive Date	F	Υ
3000	Starting Cash	•		369,117		898,507
3010						
3020	Net Income Before Taxes			-		1,421,301
3030						
	Effective Date Cash Activities					
3040	Cash Contribution on Effective Date			1,000,000	-	
3050	Payment of Class 1 - Priority Non-Tax Claims	Class 1	(44,097)			
3060	Payment of Real Estate Lease Cures		(135,798)		-	
3070	Payment of Equipment Lease Cures		(54,843)		-	
3080	Payment to Columbus Auto	Class 5	(28,372)		-	
3090	omitted				-	
3100	Payment of Accrued Debtor and Committee Professional Fees		(137,500)			
3110	Payment of Accrued Unsecured Creditor Committee Prof. Fees		(70,000)		-	
3120						
3130	Net Effective Date Cash Activities			(470,610)		
3140	Ordinary Course Cash Disbursements					
3150	•					
3160	American Bank of the North Loan x715 (P&I)	Class 2	-		(798,143)	
3170	American Bank of the North Loan x714 (P&I)	Class 2			(76,965)	
3180	American Bank of the North Loan Credit Card (P&I)	Class 2			(44,503)	
3190	Ford Motor Credit - 1092 (P&I)	Class 7			(6,813)	
3200	Ford Motor Credit - 2411 (P&I)	Class 8			(10,179)	
3205	WFEF	Class 15			(38,574)	
3210	Replacement Financing (P&I)				-	
3220	Dowco Secured Payment (P&I)	Class 6			(84,882)	
3230	Payments to Unsecured Creditors	Class 16			, , ,	
3250	DIP Loan (P&I)	Class 4	-		(166,667)	
3260	Total Ordinary Course Cash Disbursements	,				(1,226,726)
3270	,					, , ,
3280	Add-Backs to Cash Flow					
3290	Release of Midwest Bank LOC and Release of CD					
3300	Depreciation		-		519,720	
3310	Interest Expensed on Income Statement				482,336	
3320	Total Cash Flow Add-Backs			-		1,002,056
3330						
3340	Capital Expenditures					(550,000)
3350	·					
3360	Income Tax					(438,139)
3370						
3380	Net Cash Flow		=	529,390	_	208,492
3390			=		=	-
3400	Ending Cash		-	898,507	-	1,106,999
3410	. 0		-		_	_,
3420	Cash Reserves to Support Operations & Potential Relocation			(500,000)		(510,000)
3430				(//		(- 2,)
3440	Cash in Excess of Reserves		_	398,507	-	596,999
3450			_		-	

Starting Cash			20	19	2020		
			F	Υ	FY		
	3000	Starting Cash		1,106,999		1,511,989	
	3010						
Fefective Date Cash Activities	3020	Net Income Before Taxes		2,686,439		3,207,995	
2040   Cash Contribution on Effective Date   Payment of Class 1 - Priority Non-Tax Claims   Payment of Class 1 - Priority Non-Tax Claims   Payment of Equipment Lease Cures   Payment of Accrued Debtor and Committee Prof. Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Debtor and Committee Prof. Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Debtor and Committee Prof. Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment Care Cash Disbursements   Payment Cash Disbursement Payment (Payl)   Payment Cash Disbursements	3030						
Payment of Class 1 - Priority Non-Tax Claims   Payment of Real Estate Lease Cures   Payment of Real Estate Lease Cures   Payment of Equipment Lease Cures   Payment of Columbus Auto   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor Payment Prof. Fees   Payment of Accrued Unsecured Prof. Fees   Payment Payment Prof. Fees   Payment Payment Prof. Fees   Payment Payment Prof. Fees   Paymen		Effective Date Cash Activities					
Payment of Real Estate Lease Cures   Payment of Equipment Lease Cures   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor   Payment Office   Payment of Accrued Unsecured Creditor   Payment (Path)   Payment of Payment (Path)   Payment of Mortor Credit - 1902 (Path)   Payment of Mortor Credit - 2411 (Path)   Payment of Mortor Credit - 2411 (Path)   Payment of Mortor Credit - 2411 (Path)   Payment (Path)   Payment of Mortor Credit - 2411 (Path)   Payment of Mortor Cre	3040	Cash Contribution on Effective Date					
Payment of Equipment Lease Cures   Payment of Columbus Auto   Payment of Columbus Auto   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor Payment (Payl)   Payment of Accrued Unsecured Creditor Payment (Payl)   Payment of Payment of Payment of Payment of Payment (Payl)   Payment Storage Payment (Payl)   Payments of Payment	3050	Payment of Class 1 - Priority Non-Tax Claims					
Payment to Columbus Auto	3060	Payment of Real Estate Lease Cures					
Solition   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor Solvation   Payment of Accrued Unsecured Creditor Solvation   Payment of Accrued Unsecured Credit Payl	3070	Payment of Equipment Lease Cures					
Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor State Prof.   Payment of Accrued Unsecured Creditor State Prof.   Payment State	3080	Payment to Columbus Auto					
Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Activities   Payment of Cash Disbursements   Payment of Cash Disbursement   Payment of Cash Disbursements   Payment of Cash Disbursement   Payment of Cash Disbursements   Payment of Cash Disbursement   Payment Organization   Payment Organization   Payment Organization   Payment Organization   Payment Organization   Payment Organization   Payment of Cash Disbursement   Payment Organization   Paym	3090	omitted					
Net Effective Date Cash Activities	3100	Payment of Accrued Debtor and Committee Professional Fees					
State   Stat	3110	Payment of Accrued Unsecured Creditor Committee Prof. Fees					
American Bank of the North Loan x715 (P&II)	3120						
3150	3130	Net Effective Date Cash Activities					
American Bank of the North Loan x715 (P&I)	3140	Ordinary Course Cash Disbursements					
3170         American Bank of the North Loan x714 (P&I)         (92,358)         (92,358)           3180         American Bank of the North Loan Credit Card (P&I)         (53,404)         (53,404)           3190         Ford Motor Credit - 1092 (P&I)         (8,176)         (8,176)           3200         Ford Motor Credit - 2411 (P&I)         (12,215)         (12,215)           3205         WFEF         (39,843)         (35,239)           3210         Replacement Financing (P&I)         (101,858)         (101,858)           3220         Dowco Secured Payment (P&I)         (101,858)         (268,644)           3230         Payments to Unsecured Creditors         (250,000)         (268,644)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3260         Add-Backs to Cash Disbursements         (2715,626)         (1,729,666)           3270         Release of Midwest Bank LOC and Release of CD         1,000,000         845,093           3300         Depreciation         702,235         845,093           3310         Interest Expensed on Income Statement         537,874         428,967           3330         Capital Expenditures         (805,932)         (962,398)           3360         Income Tax         (805,992) </td <td>3150</td> <td></td> <td></td> <td></td> <td></td> <td></td>	3150						
3180         American Bank of the North Loan Credit Card (P&I)         (53,404)         (53,404)           3190         Ford Motor Credit - 1092 (P&I)         (8,176)         (8,176)           3200         Ford Motor Credit - 2411 (P&I)         (12,215)         (12,215)           3205         WFEF         (39,843)         (35,239)           3210         Replacement Financing (P&I)         -         -           3220         Dowco Secured Payment (P&I)         (101,858)         (101,858)           3230         Payments to Unsecured Creditors         (250,000)         (268,644)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3260         Total Ordinary Course Cash Disbursements         (27,15,626)         (1,729,666)           3270         Release of Midwest Bank LOC and Release of CD         1,000,000         48,903           3310         Interest Expensed on Income Statement         537,874         428,967           3320         Total Cash Flow Add-Backs         (805,932)         (962,398)           3370         (805,932)         (962,398)	3160	American Bank of the North Loan x715 (P&I)	(1,957,772)		(957,772)		
Ford Motor Credit - 1092 (P&I)	3170	American Bank of the North Loan x714 (P&I)	(92,358)		(92,358)		
3200         Ford Motor Credit - 2411 (P&I)         (12,215)         (12,215)           3205         WFEF         (39,843)         (35,239)           3210         Replacement Financing (P&I)         (101,858)         (101,858)           3220         Dowco Secured Payment (P&I)         (101,858)         (265,000)         (268,644)           3230         Payments to Unsecured Creditors         (200,000)         (200,000)         (200,000)           3260         Total Ordinary Course Cash Disbursements         (2,715,626)         (1,729,666)           3270         Add-Backs to Cash Flow         1,000,000         (200,000)           3280         Add-Backs to Cash Flow         845,093         485,093           3310         Interest Expensed on Income Statement         537,874         428,967           3320         Total Cash Flow Add-Backs         (1,000,000)         (1,350,000)           3330         Capital Expenditures         (805,932)         (962,398)           3360         Income Tax         (805,932)         439,991           3370         (805,932)         439,991           3380         Net Cash Flow         404,990         439,991           3400         Ending Cash         1,511,989         1,951,980 <t< td=""><td>3180</td><td>American Bank of the North Loan Credit Card (P&amp;I)</td><td>(53,404)</td><td></td><td>(53,404)</td><td></td></t<>	3180	American Bank of the North Loan Credit Card (P&I)	(53,404)		(53,404)		
Net Fig.   Replacement Financing (P&I)   Capital Expenditures   Ca	3190	Ford Motor Credit - 1092 (P&I)	(8,176)		(8,176)		
Replacement Financing (P&I)	3200	Ford Motor Credit - 2411 (P&I)	(12,215)		(12,215)		
3220         Dowco Secured Payment (P&I)         (101,858)         (101,858)           3230         Payments to Unsecured Creditors         (250,000)         (268,644)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3260         Total Ordinary Course Cash Disbursements         (2,715,626)         (1,729,666)           3270         Add-Backs to Cash Flow         \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	3205	WFEF	(39,843)		(35,239)		
3230         Payments to Unsecured Creditors         (250,000)         (268,644)           3250         DIP Loan (P&I)         (200,000)         (200,000)           3260         Total Ordinary Course Cash Disbursements         (2,715,626)         (1,729,666)           3270         Add-Backs to Cash Flow         3280         Add-Backs to Cash Flow         3280         845,093           3290         Release of Midwest Bank LOC and Release of CD         1,000,000         845,093         845,093           3310         Interest Expensed on Income Statement         537,874         428,967         1,274,060           3320         Total Cash Flow Add-Backs         2,240,109         1,274,060         1,274,060           3330         Capital Expenditures         (1,000,000)         (1,350,000) <td>3210</td> <td>Replacement Financing (P&amp;I)</td> <td>-</td> <td></td> <td></td> <td></td>	3210	Replacement Financing (P&I)	-				
Signature   Sign	3220	Dowco Secured Payment (P&I)	(101,858)		(101,858)		
3260       Total Ordinary Course Cash Disbursements       (2,715,626)       (1,729,666)         3270       3280       Add-Backs to Cash Flow       3290       Release of Midwest Bank LOC and Release of CD       1,000,000       3300       Depreciation       702,235       845,093       428,967         3310       Interest Expensed on Income Statement       537,874       428,967       1,274,060         3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       404,990       439,991         3390       404,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3230	Payments to Unsecured Creditors	(250,000)		(268,644)		
3270       3280       Add-Backs to Cash Flow         3290       Release of Midwest Bank LOC and Release of CD       1,000,000         3300       Depreciation       702,235       845,093         3310       Interest Expensed on Income Statement       537,874       428,967         3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       439,991       439,991         3380       Net Cash Flow       404,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3250	DIP Loan (P&I)	(200,000)		(200,000)		
3280       Add-Backs to Cash Flow         3290       Release of Midwest Bank LOC and Release of CD       1,000,000         3300       Depreciation       702,235       845,093         3310       Interest Expensed on Income Statement       537,874       428,967         3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       400,990       439,991         3390       404,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3260	Total Ordinary Course Cash Disbursements		(2,715,626)		(1,729,666)	
3290       Release of Midwest Bank LOC and Release of CD       1,000,000         3300       Depreciation       702,235       845,093         3310       Interest Expensed on Income Statement       537,874       428,967         3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       400,990       439,991         3390       404,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3270						
Total Cash Flow Add-Backs   Total Cash Flow   Total Ca	3280	Add-Backs to Cash Flow					
3310       Interest Expensed on Income Statement       537,874       428,967         3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       400,990       439,991         3390       400,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3290	Release of Midwest Bank LOC and Release of CD	1,000,000				
3320       Total Cash Flow Add-Backs       2,240,109       1,274,060         3330       (1,000,000)       (1,350,000)         3340       Capital Expenditures       (805,932)       (962,398)         3350       Income Tax       (805,932)       (962,398)         3370       404,990       439,991         3390       400       Ending Cash       1,511,989       1,951,980         3410       404,990       404,990       1,951,980         3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       440       Cash in Excess of Reserves       991,789       1,421,376	3300	•	702,235		845,093		
3330       Capital Expenditures       (1,000,000)       (1,350,000)         3350       Income Tax       (805,932)       (962,398)         3370       (805,932)       (962,398)         3380       Net Cash Flow       404,990       439,991         3400       Ending Cash       1,511,989       1,951,980         3410       3410         3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3310	Interest Expensed on Income Statement	537,874		428,967		
3340 Capital Expenditures       (1,000,000)       (1,350,000)         3350 3350 3360 Income Tax       (805,932)       (962,398)         3370 3370 3380 Net Cash Flow       404,990 439,991         3390 3400 Ending Cash 5410 3410 3420 Cash Reserves to Support Operations & Potential Relocation       1,511,989 1,980       1,951,980         3420 Cash Reserves to Support Operations & Potential Relocation       (520,200) (530,604)       (530,604)         3430 3440 Cash in Excess of Reserves       991,789 1,421,376	3320	Total Cash Flow Add-Backs		2,240,109		1,274,060	
3350       Income Tax       (805,932)       (962,398)         3370       3380       Net Cash Flow       404,990       439,991         3390       3390       5       1,511,989       1,951,980         3410       3410       5       1,511,989       1,951,980         3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3330						
Sample   S	3340	Capital Expenditures		(1,000,000)		(1,350,000)	
3370       Met Cash Flow       404,990       439,991         3390       404,990       1,951,980         3400       Ending Cash       1,511,989       1,951,980         3410       3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       3430       991,789       1,421,376	3350						
3380       Net Cash Flow       404,990       439,991         3390	3360	Income Tax		(805,932)		(962,398)	
3390       Ending Cash       1,511,989       1,951,980         3410       3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3370		_		_		
3400     Ending Cash     1,511,989     1,951,980       3410     3420     Cash Reserves to Support Operations & Potential Relocation     (520,200)     (530,604)       3430     Cash in Excess of Reserves     991,789     1,421,376	3380	Net Cash Flow	<u>_</u>	404,990	<u>-</u>	439,991	
3410 3420	3390		_		-		
3420       Cash Reserves to Support Operations & Potential Relocation       (520,200)       (530,604)         3430       Cash in Excess of Reserves       991,789       1,421,376	3400	Ending Cash	_	1,511,989	-	1,951,980	
3430 3440 <b>Cash in Excess of Reserves</b> 991,789 1,421,376	3410		_		<del>-</del>		
3440         Cash in Excess of Reserves         991,789         1,421,376	3420	Cash Reserves to Support Operations & Potential Relocation		(520,200)		(530,604)	
	3430						
3450	3440	Cash in Excess of Reserves	<del>-</del>	991,789	-	1,421,376	
	3450		<del>-</del>		-		

			)21 :Y	2022 FY		
3000	Starting Cash		1,951,980		2,866,976	
3010						
3020	Net Income Before Taxes		3,539,061		3,841,346	
3030	- <b>4</b>					
	Effective Date Cash Activities					
3040	Cash Contribution on Effective Date					
3050	Payment of Class 1 - Priority Non-Tax Claims					
3060	Payment of Real Estate Lease Cures					
3070	Payment of Equipment Lease Cures					
3080	Payment to Columbus Auto					
3090	omitted					
3100	Payment of Accrued Debtor and Committee Professional Fees					
3110	Payment of Accrued Unsecured Creditor Committee Prof. Fees					
3120	NAME OF THE PARTY					
3130	Net Effective Date Cash Activities					
3140	Ordinary Course Cash Disbursements					
3150						
3160	American Bank of the North Loan x715 (P&I)	(3,215,747)		-		
3170	American Bank of the North Loan x714 (P&I)	(191,725)				
3180	American Bank of the North Loan Credit Card (P&I)	(8,901)		-		
3190	Ford Motor Credit - 1092 (P&I)	(4,769)		-		
3200	Ford Motor Credit - 2411 (P&I)	(1,018)		-		
3205	WFEF	(14,683)				
3210	Replacement Financing (P&I)	2,767,946		(557,405)		
3220	Dowco Secured Payment (P&I)	(16,976)				
3230	Payments to Unsecured Creditors	(320,799)		(353,906)		
3250	DIP Loan (P&I)	(458,274)		(509,929)		
3260 3270	Total Ordinary Course Cash Disbursements		(1,464,947)		(1,421,241)	
3280	Add-Backs to Cash Flow					
3290	Release of Midwest Bank LOC and Release of CD					
3300	Depreciation	1,037,950		1,252,235		
3310	Interest Expensed on Income Statement	364,651		307,161		
3320	Total Cash Flow Add-Backs		1,402,600		1,559,397	
3330						
3340	Capital Expenditures		(1,500,000)		(1,500,000)	
3350						
3360	Income Tax		(1,061,718)		(1,152,404)	
3370						
3380	Net Cash Flow		914,996		1,327,098	
3390				:		
3400	Ending Cash		2,866,976	•	4,194,074	
3410	-			•	<u> </u>	
3420	Cash Reserves to Support Operations & Potential Relocation		(541,216)		(552,040)	
3430	••					
3440	Cash in Excess of Reserves		2,325,760	•	3,642,034	
3450				•		

Net Income Before Taxes			20	23
Net Income Before Taxes			F	Υ
Section   Sect	3000	Starting Cash		4,194,074
Effective Date Cash Activities   Cash Contribution on Effective Date				
Effective Date Cash Activities		Net Income Before Taxes		4,570,398
Cash Contribution on Effective Date   Payment of Class 1 - Priority Non-Tax Claims   Payment of Real Estate Lease Cures   Payment of Real Estate Lease Cures   Payment of Equipment Lease Cures   Payment of Equipment Lease Cures   Payment of Equipment Lease Cures   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payments of Accrued Unsecured Creditor Committee Prof. Fees   Payments of Accrued Unsecured Credit Card (P&I)   - Payments of Accrued Unsecured Credit Card (P&I)   - Payments of Motor Credit - 2411 (P&I)   - Payments of Motor Credit - 2411 (P&I)   - Payments of Unsecured Creditors   Payments (P&I)   Payments to Unsecured Creditors   Payments (P&I)   Payments to Unsecured Creditors   Payments (PAI)   Payments to Unsecured Creditors   Payments (PAI)   Payments to Unsecured Creditors   Payments (PAI)   Paymen	3030			
Payment of Class 1 - Priority Non-Tax Claims   Payment of Real Estate Lease Cures   Payment of Equipment Lease Cures   Payment of Equipment Lease Cures   Payment of Columbus Auto   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditor				
Payment of Real Estate Lease Cures   Payment of Equipment Lease Cures   Payment of Equipment Lease Cures   Payment of Equipment Lease Cures   Payment of Accrued Debtor and Committee Professional Fees   Payment of Accrued Unsecured Creditor Committee Prof. Fees   Payment of Accrued Unsecured Creditors   Payment of Accrued Unsecured Creditor Payment (P&I)   Payment of Accrued Unsecured Credit Card (P&I)   Payment of American Bank of the North Loan X715 (P&I)   Payment Prof. Payment Payment Prof. Pay				
Payment of Equipment Lease Cures   Payment to Columbus Auto   Omitted		·		
3080         Payment to Columbus Auto           3090         omitted           3100         Payment of Accrued Debtor and Committee Professional Fees           3110         Payment of Accrued Unsecured Creditor Committee Prof. Fees           3120         Net Effective Date Cash Activities           3140         Ordinary Course Cash Disbursements           3150         American Bank of the North Loan x715 (P&I)           3160         American Bank of the North Loan x714 (P&I)           3170         American Bank of the North Loan credit Card (P&I)           3180         American Bank of the North Loan Credit Card (P&I)           3190         Ford Motor Credit - 1092 (P&I)           3200         Ford Motor Credit - 2411 (P&I)           3200         Ford Motor Credit - 2411 (P&I)           3210         Replacement Financing (P&I)           3220         Ford Motor Credit - 2411 (P&I)           3220         Payments to Unsecured Creditors           3220         Replacement Financing (P&I)           3220         Devence Cash Disbursements           3230         Payments to Unsecured Creditors           3230         Release of Midwest Bank LOC and Release of CD           3280         Add-Backs to Cash Flow           3280         Release of Midwest Bank LOC and Relea		Payment of Real Estate Lease Cures		
3090         omitted           3100         Payment of Accrued Debtor and Committee Professional Fees           3110         Payment of Accrued Unsecured Creditor Committee Prof. Fees           3120         Net Effective Date Cash Activities           3140         Ordinary Course Cash Disbursements           3150         American Bank of the North Loan x715 (P&I)           3170         American Bank of the North Loan x714 (P&I)           3180         American Bank of the North Loan Credit Card (P&I)           3190         Ford Motor Credit - 1092 (P&I)           3200         Ford Motor Credit - 2411 (P&I)           3200         Ford Motor Credit - 2411 (P&I)           3221         Replacement Financing (P&I)           3220         Dowco Secured Payment (P&I)           3220         Payments to Unsecured Creditors         (384,135)           3220         Dayments to Unsecured Creditors         (384,135)           3250         DIP Loan (P&I)         (509,929)           3260         Total Ordinary Course Cash Disbursements         (1,444,656)           3270         Add-Backs to Cash Flow         1,466,521           3310         Interest Expensed on Income Statement         (183,296)           3320         Total Cash Flow Add-Backs         (1,500,000)		·		
Payment of Accrued Debtor and Committee Profe. Fees		•		
Payment of Accrued Unsecured Creditor Committee Prof. Fees				
3120         Net Effective Date Cash Activities           3140         Ordinary Course Cash Disbursements           3150         American Bank of the North Loan x715 (P&i)           3170         American Bank of the North Loan x714 (P&i)           3180         American Bank of the North Loan Credit Card (P&i)           3190         Ford Motor Credit - 1092 (P&i)         6,813           3200         Ford Motor Credit - 2411 (P&i)         6,813           3205         WFEF         3210         Replacement Financing (P&i)         (557,405)           3220         Dowco Secured Payment (P&i)         (557,405)           3220         Dowco Secured Payment (P&i)         (509,929)           3220         DiP Loan (P&i)         (509,929)           3260         Total Ordinary Course Cash Disbursements         (1,444,656)           3270         Release of Midwest Bank LOC and Release of CD         (509,929)           3300         Depreciation         1,466,521           3310         Interest Expensed on Income Statement         (183,296)           3320         Total Cash Flow Add-Backs         (1,500,000)           3330         Capital Expenditures         (1,500,000)           3350         Income Tax         (1,537,848           3390		•		
3130   Net Effective Date Cash Activities	-	Payment of Accrued Unsecured Creditor Committee Prof. Fees		
3140	-			
3150	3130	Net Effective Date Cash Activities		
3150	3140	Ordinary Course Cash Disbursements		
3170       American Bank of the North Loan x714 (P&I)         3180       American Bank of the North Loan Credit Card (P&I)         3190       Ford Motor Credit - 1092 (P&I)       6,813         3200       Ford Motor Credit - 2411 (P&I)       -         3205       WFEF       -         3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)       (509,929)         3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD       1,466,521         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Income Tax       (1,371,119)         3370       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3400       Cash Reserves to Support Operations & Potential Relocation <td>3150</td> <td>•</td> <td></td> <td></td>	3150	•		
3170       American Bank of the North Loan x714 (P&I)         3180       American Bank of the North Loan Credit Card (P&I)         3190       Ford Motor Credit - 1092 (P&I)       6,813         3200       Ford Motor Credit - 2411 (P&I)       -         3205       WFEF       -         3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)       (509,929)         3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD       1,466,521         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Income Tax       (1,371,119)         3370       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3400       Cash Reserves to Support Operations & Potential Relocation <td>3160</td> <td>American Bank of the North Loan x715 (P&amp;I)</td> <td>-</td> <td></td>	3160	American Bank of the North Loan x715 (P&I)	-	
3190       Ford Motor Credit - 1092 (P&I)       6,813         3200       Ford Motor Credit - 2411 (P&I)       -         3205       WFEF       -         3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)       (597,405)         3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD       1,466,521         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Net Cash Flow       1,537,848         3390       Income Tax       (1,371,119)         3370       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3440       Cash in Excess of Reserves	3170			
3200       Ford Motor Credit - 2411 (P&I)       -         3205       WFEF         3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)       (384,135)         3250       DPayments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD       1,466,521         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Income Tax       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       5,337,848         3390       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3420       Cash in Excess of Reserves       5,168,840	3180	American Bank of the North Loan Credit Card (P&I)	-	
3200       Ford Motor Credit - 2411 (P&I)       -         3205       WFEF         3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)       (384,135)         3250       DPayments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD       1,466,521         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Income Tax       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       5,337,848         3390       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3420       Cash in Excess of Reserves       5,168,840	3190	Ford Motor Credit - 1092 (P&I)	6,813	
3210       Replacement Financing (P&I)       (557,405)         3220       Dowco Secured Payment (P&I)         3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Release of Midwest Bank LOC and Release of CD         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       (1,371,119)         3370       (1,371,119)         3370       (1,371,119)         3370       (1,371,119)         3370       (1,371,119)         3400       Ending Cash       5,731,921         3410       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3420       Cash in Excess of Reserves       5,168,840	3200		-	
3220       Dowco Secured Payment (P&I)         3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       3280       Add-Backs to Cash Flow         3290       Release of Midwest Bank LOC and Release of CD       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       Income Tax       (1,371,119)         3370       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3205	WFEF		
3230       Payments to Unsecured Creditors       (384,135)         3250       DIP Loan (P&I)       (509,929)         3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       (1,444,656)         3280       Add-Backs to Cash Flow       (1,466,521)         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       1,537,848         3390       Ending Cash       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3210	Replacement Financing (P&I)	(557,405)	
3250   DIP Loan (P&I)   (509,929)   (1,444,656)   (3270)   (1,444,656)	3220	Dowco Secured Payment (P&I)		
3260       Total Ordinary Course Cash Disbursements       (1,444,656)         3270       Add-Backs to Cash Flow       3290         3290       Release of Midwest Bank LOC and Release of CD       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       1,537,848         3390       1,537,848         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3230	Payments to Unsecured Creditors	(384,135)	
3270       Add-Backs to Cash Flow         3290       Release of Midwest Bank LOC and Release of CD         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       (1,500,000)         3350       (1,500,000)         3350       (1,371,119)         3370       (1,371,119)         3370       (1,537,848)         3390       (1,537,848)         3400       Ending Cash       5,731,921         3410       (2sh Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3250	DIP Loan (P&I)	(509,929)	
3280       Add-Backs to Cash Flow         3290       Release of Midwest Bank LOC and Release of CD         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       (1,500,000)         3350       (1,500,000)         3350       (1,371,119)         3370       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       1,537,848         3400       Ending Cash       5,731,921         3410       (563,081)         3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3260	Total Ordinary Course Cash Disbursements		(1,444,656)
3290       Release of Midwest Bank LOC and Release of CD         3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       (1,500,000)         3350       (1,500,000)         3370       (1,371,119)         3370       (1,537,848)         3390       (1,537,848)         3400       Ending Cash       5,731,921         3410       (2ash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3270			
3300       Depreciation       1,466,521         3310       Interest Expensed on Income Statement       (183,296)         3320       Total Cash Flow Add-Backs       1,283,225         3330       (1,500,000)         3350       Income Tax       (1,371,119)         3370       (1,371,119)         3370       (1,537,848)         3390       (1,537,848)         3400       Ending Cash       5,731,921         3410       (563,081)         3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3280	Add-Backs to Cash Flow		
3310   Interest Expensed on Income Statement   (183,296)	3290	Release of Midwest Bank LOC and Release of CD		
3320       Total Cash Flow Add-Backs       1,283,225         3330       (1,500,000)         3340       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       (1,371,119)         3400       Ending Cash       5,731,921         3410       (563,081)         3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3300	Depreciation	1,466,521	
3330 3340 Capital Expenditures (1,500,000) 3350 3360 Income Tax (1,371,119) 3370 3380 Net Cash Flow 1,537,848 3390 3400 Ending Cash 5,731,921 3410 3420 Cash Reserves to Support Operations & Potential Relocation (563,081) 3430 3440 Cash in Excess of Reserves 5,168,840	3310	Interest Expensed on Income Statement	(183,296)	
3340       Capital Expenditures       (1,500,000)         3350       Income Tax       (1,371,119)         3370       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       5,731,921         3400       Ending Cash       5,731,921         3410       5,731,921         3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3320	Total Cash Flow Add-Backs		1,283,225
3350   3360   Income Tax   (1,371,119) 3370   3380   Net Cash Flow   1,537,848   3390   3400   Ending Cash   5,731,921   3410   3420   Cash Reserves to Support Operations & Potential Relocation   (563,081) 3430   3440   Cash in Excess of Reserves   5,168,840	3330			
3360       Income Tax       (1,371,119)         3370       (1,371,119)         3380       Net Cash Flow       1,537,848         3390       (1,371,119)         3400       Ending Cash       5,731,921         3410       (563,081)         3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3340	Capital Expenditures		(1,500,000)
3370       1,537,848         3380       Net Cash Flow       1,537,848         3390       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3350			
3380       Net Cash Flow       1,537,848         3390       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       (563,081)         3440       Cash in Excess of Reserves       5,168,840	3360	Income Tax		(1,371,119)
3390       5,731,921         3400       Ending Cash       5,731,921         3410       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3370		_	
3400       Ending Cash       5,731,921         3410       3420       Cash Reserves to Support Operations & Potential Relocation       (563,081)         3430       Cash in Excess of Reserves       5,168,840	3380	Net Cash Flow		1,537,848
3410 3420 Cash Reserves to Support Operations & Potential Relocation (563,081) 3430 3440 Cash in Excess of Reserves 5,168,840	3390		·	
3420 Cash Reserves to Support Operations & Potential Relocation (563,081) 3430 Cash in Excess of Reserves 5,168,840	3400	Ending Cash	·-	5,731,921
3430 3440	3410		-	
3440 Cash in Excess of Reserves 5,168,840	3420	Cash Reserves to Support Operations & Potential Relocation		(563,081)
	3430			
3450	3440	Cash in Excess of Reserves	·-	5,168,840
	3450		•	

	•	Creditor			20	18
		Class	At Effec	tive Date		arch
8000	Starting Cash	-		369,117		886,850
8010						
8020	Net Income Before Taxes			-		142,130
8030						
8040	Effective Date Cash Activities					
8050	Cash Contribution on Effective Date			1,000,000		
8060	Payment of Class 1 - Priority Non-Tax Claims	Class 1	(44,097)			
8070	Payment of Real Estate Lease Cures		(135,798)			
8080	Payment of Equipment Lease Cures		(66,500)			
8090	Payment to Columbus Auto	Class 5	(28,372)			
8100	omitted					
8110	Payment of Accrued Debtor and Committee Professional F	ees	(137,500)			
8120	Payment of Accrued Unsecured Creditor Committee Prof.	Fees	(70,000)			
8130		_				
8140	Net Effective Date Cash Activities	_		(482,267)		
8150						
8160	Ordinary Course Cash Disbursements					
8170						
8180	American Bank of the North Loan x715 (P&I)	Class 2	-		(79,814)	
8190	American Bank of the North Loan x714 (P&I)	Class 2			(7,696)	
8200	American Bank of the North Loan Credit Card (P&I)	Class 2			(4,450)	
8210	Ford Motor Credit - 1092 (P&I)	Class 7			(681)	
8220	Ford Motor Credit - 2411 (P&I)	Class 8			(1,018)	
3205	WFEF	Class 15			(3,857)	
8230	Replacement Financing (P&I)					
8240	Dowco Secured Payment (P&I)	Class 6			(8,488)	
8250	Payments to Unsecured Creditors	Class 16				
8270	DIP Loan (P&I)	Class 4	-		(16,667)	
8280	Total Ordinary Course Cash Disbursements			-		(122,673)
8290						
8300	Add-Backs to Cash Flow					
8310	Release of Midwest Bank LOC and Release of CD					
8320	Depreciation		-		51,972	
8330	Interest Expensed on Income Statement				48,234	
8340	Total Cash Flow Add-Backs			-		100,206
8350						
8360	Capital Expenditures					(150,000)
8370						
8380	Income Tax					
8390						
8400	Net Cash Flow		:	517,733		(30,337)
8410			•		·	
8420	Ending Cash			886,850		856,513
8430			•			

8000 Starting Cash 856,513 931,7 8010 8020 Net Income Before Taxes 142,130 142,1 8030 8040 Effective Date Cash Activities 8050 Cash Contribution on Effective Date 8060 Payment of Class 1 - Priority Non-Tax Claims 8070 Payment of Real Estate Lease Cures 8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fee: 8130 8140 Net Effective Date Cash Activities 8150 8160 Ordinary Course Cash Disbursements	
8010 8020 Net Income Before Taxes 142,130 142,1 8030 8040 Effective Date Cash Activities 8050 Cash Contribution on Effective Date 8060 Payment of Class 1 - Priority Non-Tax Claims 8070 Payment of Real Estate Lease Cures 8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fees 8130 8140 Net Effective Date Cash Activities	32
8020 Net Income Before Taxes 142,130 142,1 8030 8040 Effective Date Cash Activities 8050 Cash Contribution on Effective Date 8060 Payment of Class 1 - Priority Non-Tax Claims 8070 Payment of Real Estate Lease Cures 8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fee: 8130 8140 Net Effective Date Cash Activities	32
8030 8040 Effective Date Cash Activities 8050 Cash Contribution on Effective Date 8060 Payment of Class 1 - Priority Non-Tax Claims 8070 Payment of Real Estate Lease Cures 8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fees 8130 8140 Net Effective Date Cash Activities	30
8050 Cash Contribution on Effective Date 8060 Payment of Class 1 - Priority Non-Tax Claims 8070 Payment of Real Estate Lease Cures 8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fees 8130 8140 Net Effective Date Cash Activities	30
Cash Contribution on Effective Date Ro60 Payment of Class 1 - Priority Non-Tax Claims Ro70 Payment of Real Estate Lease Cures Ro80 Payment of Equipment Lease Cures Ro90 Payment to Columbus Auto Roman omitted Roman Payment of Accrued Debtor and Committee Professional Fees Roynement of Accrued Unsecured Creditor Committee Prof. Fees Roynement of Accrued Unsecured Creditor Committee Prof. Fees Roynement of Accrued Unsecured Creditor Committee Prof. Fees	
Payment of Class 1 - Priority Non-Tax Claims Payment of Real Estate Lease Cures Payment of Equipment Lease Cures Payment to Columbus Auto omitted Payment of Accrued Debtor and Committee Professional Fees Payment of Accrued Unsecured Creditor Committee Prof. Fees  Net Effective Date Cash Activities	
Payment of Real Estate Lease Cures Payment of Equipment Lease Cures Payment to Columbus Auto omitted Payment of Accrued Debtor and Committee Professional Fees Payment of Accrued Unsecured Creditor Committee Prof. Fees  Net Effective Date Cash Activities  Net Effective Date Cash Activities	
8080 Payment of Equipment Lease Cures 8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fees 8130 8140 Net Effective Date Cash Activities 8150	
8090 Payment to Columbus Auto 8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fees 8130 8140 Net Effective Date Cash Activities 8150	
8100 omitted 8110 Payment of Accrued Debtor and Committee Professional Fees 8120 Payment of Accrued Unsecured Creditor Committee Prof. Fee: 8130 8140 Net Effective Date Cash Activities 8150	
Payment of Accrued Debtor and Committee Professional Fees Payment of Accrued Unsecured Creditor Committee Prof. Fees  Net Effective Date Cash Activities  Payment of Accrued Unsecured Creditor Committee Prof. Fees  Net Effective Date Cash Activities	
Payment of Accrued Unsecured Creditor Committee Prof. Fee:  8130  8140 Net Effective Date Cash Activities  8150	
8130 8140 Net Effective Date Cash Activities 8150	
8140 Net Effective Date Cash Activities 8150	
8160 Ordinary Course Cash Disbursements	
,	
8170	
8180 American Bank of the North Loan x715 (P&I) (79,814) (79,814)	
8190 American Bank of the North Loan x714 (P&I) (7,696) (7,696)	
8200 American Bank of the North Loan Credit Card (P&I) (4,450) (4,450)	
8210 Ford Motor Credit - 1092 (P&I) (681) (681)	
8220 Ford Motor Credit - 2411 (P&I) (1,018) (1,018)	
3205 WFEF (3,857) (3,857)	
8230 Replacement Financing (P&I)	
8240 Dowco Secured Payment (P&I) (8,488) (8,488)	
8250 Payments to Unsecured Creditors	
8270 DIP Loan (P&I) (16,667) (16,667)	
8280 Total Ordinary Course Cash Disbursements (122,673) (122,6	73)
8290	
8300 Add-Backs to Cash Flow	
Release of Midwest Bank LOC and Release of CD	
8320 Depreciation 51,972 51,972	
8330 Interest Expensed on Income Statement 48,234 48,234	
8340 <b>Total Cash Flow Add-Backs</b> 100,206 100,2	.06
8350	
8360 Capital Expenditures (44,444) (44,4	44)
8370	
8380 Income Tax	
8390	
8400 <b>Net Cash Flow</b> 75,219 75,2	19
8410	
8420 Ending Cash 931,732 1,006,9	50
8430	

	•	2018 June 1,006,950		2018 July 1,082,169	
8000	Starting Cash				
8010					
8020	Net Income Before Taxes		142,130		142,130
8030					
8040	Effective Date Cash Activities				
8050	Cash Contribution on Effective Date			-	
8060	Payment of Class 1 - Priority Non-Tax Claims				
8070	Payment of Real Estate Lease Cures			-	
8080	Payment of Equipment Lease Cures			-	
8090	Payment to Columbus Auto			-	
8100	omitted			-	
8110	Payment of Accrued Debtor and Committee Professional Fees				
8120	Payment of Accrued Unsecured Creditor Committee Prof. Fees			-	
8130					
8140	Net Effective Date Cash Activities				
8150					
8160	Ordinary Course Cash Disbursements				
8170					
8180	American Bank of the North Loan x715 (P&I)	(79,814)		(79,814)	
8190	American Bank of the North Loan x714 (P&I)	(7,696)		(7,696)	
8200	American Bank of the North Loan Credit Card (P&I)	(4,450)		(4,450)	
8210	Ford Motor Credit - 1092 (P&I)	(681)		(681)	
8220	Ford Motor Credit - 2411 (P&I)	(1,018)		(1,018)	
3205	WFEF	(3,857)		(3,857)	
8230	Replacement Financing (P&I)				
8240	Dowco Secured Payment (P&I)	(8,488)		(8,488)	
8250	Payments to Unsecured Creditors				
8270	DIP Loan (P&I)	(16,667)		(16,667)	
8280	Total Ordinary Course Cash Disbursements		(122,673)		(122,673)
8290					
8300	Add-Backs to Cash Flow				
8310	Release of Midwest Bank LOC and Release of CD				
8320	Depreciation	51,972		51,972	
8330	Interest Expensed on Income Statement	48,234		48,234	
8340	Total Cash Flow Add-Backs		100,206		100,206
8350					
8360	Capital Expenditures		(44,444)		(44,444)
8370					
8380	Income Tax				(219,070)
8390		-		_	
8400	Net Cash Flow	=	75,219	=	(143,851)
8410		_		_	
8420	Ending Cash	=	1,082,169	=	938,318
8430					

101 2010 Ny 111011111		2018		2018	
		August		September	
8000	Starting Cash		938,318		1,013,537
8010					
8020	Net Income Before Taxes		142,130		142,130
8030					
8040	Effective Date Cash Activities				
8050	Cash Contribution on Effective Date				
8060	Payment of Class 1 - Priority Non-Tax Claims				
8070	Payment of Real Estate Lease Cures				
8080	Payment of Equipment Lease Cures				
8090	Payment to Columbus Auto				
8100	omitted				
8110	Payment of Accrued Debtor and Committee Professional Fees				
8120	Payment of Accrued Unsecured Creditor Committee Prof. Fees				
8130					
8140	Net Effective Date Cash Activities				
8150					
8160	Ordinary Course Cash Disbursements				
8170					
8180	American Bank of the North Loan x715 (P&I)	(79,814)		(79,814)	
8190	American Bank of the North Loan x714 (P&I)	(7,696)		(7,696)	
8200	American Bank of the North Loan Credit Card (P&I)	(4,450)		(4,450)	
8210	Ford Motor Credit - 1092 (P&I)	(681)		(681)	
8220	Ford Motor Credit - 2411 (P&I)	(1,018)		(1,018)	
3205	WFEF	(3,857)		(3,857)	
8230	Replacement Financing (P&I)				
8240	Dowco Secured Payment (P&I)	(8,488)		(8,488)	
8250	Payments to Unsecured Creditors				
8270	DIP Loan (P&I)	(16,667)		(16,667)	
8280	Total Ordinary Course Cash Disbursements		(122,673)		(122,673)
8290					
8300	Add-Backs to Cash Flow				
8310	Release of Midwest Bank LOC and Release of CD				
8320	Depreciation	51,972		51,972	
8330	Interest Expensed on Income Statement	48,234		48,234	
8340	Total Cash Flow Add-Backs		100,206		100,206
8350					
8360	Capital Expenditures		(44,444)		(44,444)
8370					
8380	Income Tax				
8390		_		_	
8400	Net Cash Flow	=	75,219	=	75,219
8410		_		=	
8420	Ending Cash	_	1,013,537	=	1,088,756
8430					

	•	2018		2018	
		October		November	
8000	Starting Cash	1,088,756			944,905
8010					
8020	Net Income Before Taxes		142,130		142,130
8030					
8040	Effective Date Cash Activities				
8050	Cash Contribution on Effective Date				
8060	Payment of Class 1 - Priority Non-Tax Claims				
8070	Payment of Real Estate Lease Cures				
8080	Payment of Equipment Lease Cures				
8090	Payment to Columbus Auto				
8100	omitted				
8110	Payment of Accrued Debtor and Committee Professional Fees				
8120	Payment of Accrued Unsecured Creditor Committee Prof. Fee:				
8130					
8140	Net Effective Date Cash Activities				
8150					
8160	Ordinary Course Cash Disbursements				
8170					
8180	American Bank of the North Loan x715 (P&I)	(79,814)		(79,814)	
8190	American Bank of the North Loan x714 (P&I)	(7,696)		(7,696)	
8200	American Bank of the North Loan Credit Card (P&I)	(4,450)		(4,450)	
8210	Ford Motor Credit - 1092 (P&I)	(681)		(681)	
8220	Ford Motor Credit - 2411 (P&I)	(1,018)		(1,018)	
3205	WFEF	(3,857)		(3,857)	
8230	Replacement Financing (P&I)				
8240	Dowco Secured Payment (P&I)	(8,488)		(8,488)	
8250	Payments to Unsecured Creditors				
8270	DIP Loan (P&I)	(16,667)		(16,667)	
8280	Total Ordinary Course Cash Disbursements		(122,673)		(122,673)
8290					
8300	Add-Backs to Cash Flow				
8310	Release of Midwest Bank LOC and Release of CD				
8320	Depreciation	51,972		51,972	
8330	Interest Expensed on Income Statement	48,234		48,234	
8340	Total Cash Flow Add-Backs		100,206		100,206
8350					
8360	Capital Expenditures		(44,444)		(44,444)
8370					
8380	Income Tax		(219,070)		-
8390		_		_	
8400	Net Cash Flow	_	(143,851)	_	75,219
8410		-		-	
8420	Ending Cash	-	944,905		1,020,123
8430		-			

		2018		
	Starting Cash	December		
8000			1,020,123	
8010				
8020	Net Income Before Taxes		142,130	
8030				
8040	Effective Date Cash Activities			
8050	Cash Contribution on Effective Date			
8060	Payment of Class 1 - Priority Non-Tax Claims			
8070	Payment of Real Estate Lease Cures			
8080	Payment of Equipment Lease Cures			
8090	Payment to Columbus Auto			
8100	omitted			
8110	Payment of Accrued Debtor and Committee Professional Fees			
8120	Payment of Accrued Unsecured Creditor Committee Prof. Fees			
8130				
8140	Net Effective Date Cash Activities			
8150				
8160	Ordinary Course Cash Disbursements			
8170				
8180	American Bank of the North Loan x715 (P&I)	(79,814)		
8190	American Bank of the North Loan x714 (P&I)	(7,696)		
8200	American Bank of the North Loan Credit Card (P&I)	(4,450)		
8210	Ford Motor Credit - 1092 (P&I)	(681)		
8220	Ford Motor Credit - 2411 (P&I)	(1,018)		
3205	WFEF	(3,857)		
8230	Replacement Financing (P&I)			
8240	Dowco Secured Payment (P&I)	(8,488)		
8250	Payments to Unsecured Creditors			
8270	DIP Loan (P&I)	(16,667)		
8280	Total Ordinary Course Cash Disbursements		(122,673)	
8290				
8300	Add-Backs to Cash Flow			
8310	Release of Midwest Bank LOC and Release of CD			
8320	Depreciation	51,972		
8330	Interest Expensed on Income Statement	48,234		
8340	Total Cash Flow Add-Backs		100,206	
8350	A 11-15 III		(	
8360	Capital Expenditures		(44,444)	
8370				
8380	Income Tax		-	
8390	Net Ceels Flavo	_	75 240	
8400	Net Cash Flow	=	75,219	
8410	- " - "	_		
8420	Ending Cash	_	1,095,342	
8430				

Premier Marine Inc Case Number 17-32006 Pro-Forma Balance Sheet

		Effective Date		2018 FYE	
4000	Assets				
4010	Current Assets				
4020	Cash & Equivalent	898,507		1,106,999	
4030	Accounts Receivable	575,178		621,192	
4040	Certificate of Deposit	1,000,000		1,000,000	
4050	Inventory	8,674,485		9,021,464	
4060	Prepaids, Deposits & Reserves	1,067,953		1,067,953	
4070	Total Current Assets		12,216,123		12,817,609
4080					
4090	Fixed Assets				
4100	K Equipment, Molds, and Dies	4,374,802		4,924,802	
4110	Vehicles	1,094,219		1,094,219	
4120	Tenant Improvements	705,191		705,191	
4130	Office Equip, Cap Leases, other LTA	3,370,186		3,370,186	
4140	<accumulated depreciation=""></accumulated>	(8,255,823)		(8,775,543)	
4150	Total Fixed Assets		1,288,575		1,318,855
4160		-		<u>-</u>	
4170	Total Assets		13,504,698		14,136,464
4180					
4190	Liabilities				
4200	Current Liabilities				
4210	Accounts Payable	17,500		365,113	
4220	Payroll and Benefits Liabilities	504,232		549,613	
4230	Received Goods w/o Invoices	87,504		95,379	
4240	Midwest One Letter of Credit	1,000,000		1,000,000	
4250	Dscounted Addl WF Contingent Liability	375,000		-	
4260	Discounted Other Floorplan Cont. Liab.	150,000		161,250	
4270	Other Liabilities	350,000		350,000	
4280	Total Current Liabilities		2,484,236		2,521,355
4290					
4300	Long-Term Liabilities				
4310	American Bank Loans	6,630,665		6,025,235	
4320	Replacement Financing	-		-	
4330	Dowco	287,500		202,619	
4340	Ch 11 Unsecured Creditor Liability	1,050,000		1,050,000	
4350	Ford Motor Credit	60,432		46,498	
4360	DIP Loan	2,000,000	40.020.507	2,000,000	0.224.252
4370	Total Long-Term Liabilities		10,028,597		9,324,352
4380	Total Linkillaina		42 542 022		11 045 707
4390	Total Liabilities		12,512,833		11,845,707
4400 4410	Equity				
		1 500 000		1 500 000	
4420 4430 I	. ,	1,500,000 (508,135)		1,500,000 790,757	
4440	Total Equity	(300,133)	991,865	130,137	2,290,757
	Total Equity	=	331,003	:=	2,230,737
4450					
4460					

Premier Marine Inc Case Number 17-32006 Pro-Forma Balance Sheet

		20 FY		202 FYI	
4000	Assets				
4010	Current Assets				
4020	Cash & Equivalent	1,511,989		1,951,980	
4030	Accounts Receivable	670,888		724,559	
4040	Certificate of Deposit	-		-	
4050	Inventory	9,382,323		9,757,616	
4060	Prepaids, Deposits & Reserves	1,067,953		1,067,953	
4070	Total Current Assets		12,633,153		13,502,108
4080					
4090	Fixed Assets				
4100 K	Equipment, Molds, and Dies	5,924,802		7,274,802	
4110	Vehicles	1,094,219		1,094,219	
4120	Tenant Improvements	705,191		705,191	
4130	Office Equip, Cap Leases, other LTA	3,370,186		3,370,186	
4140	<accumulated depreciation=""></accumulated>	(9,477,778)		(10,322,871)	
4150	Total Fixed Assets		1,616,620		2,121,527
4160		_		_	
4170	Total Assets		14,249,773	_	15,623,635
4180					
4190	Liabilities				
4200	Current Liabilities				
4210	Accounts Payable	726,202		1,101,248	
4220	Payroll and Benefits Liabilities	599,078		652,995	
4230	Received Goods w/o Invoices	103,964		113,320	
4240	Midwest One Letter of Credit				
4250	Dscounted Addl WF Contingent Liability	-		-	
4260	Discounted Other Floorplan Cont. Liab.	174,150		188,082	
4270	Other Liabilities	350,000		350,000	
4280	Total Current Liabilities		1,953,393		2,405,646
4290					
4300	Long-Term Liabilities				
4310	American Bank Loans	4,258,402		3,308,097	
4320	Replacement Financing				
4330	Dowco	100,761		(1,097)	
4340	Ch 11 Unsecured Creditor Liability	800,000		531,356	
4350	Ford Motor Credit	27,337		7,471	
4360	DIP Loan	2,000,000		2,000,000	
4370	Total Long-Term Liabilities		7,186,500		5,845,827
4380					
4390	Total Liabilities		9,139,894		8,251,472
4400					
4410	Equity				
4420 L	Purchased Equity	1,500,000		1,500,000	
4430 N	l Other Equity	3,609,879		5,872,162	
4440	Total Equity		5,109,879	- -	7,372,162
4450		·		_	
4460					

Premier Marine Inc Case Number 17-32006 Pro-Forma Balance Sheet

		202 FY		202 FY	
4000	Assets	-		-	
4010	Current Assets				
4020	Cash & Equivalent	2,866,976		4,194,074	
4030	Accounts Receivable	782,523		845,125	
4040	Certificate of Deposit	-		-	
4050	Inventory	10,147,921		10,553,837	
4060	Prepaids, Deposits & Reserves	1,067,953		1,067,953	
4070	Total Current Assets		14,865,373		16,660,989
4080					
4090	Fixed Assets				
4100	C Equipment, Molds, and Dies	8,774,802		10,274,802	
4110	Vehicles	1,094,219		1,094,219	
4120	Tenant Improvements	705,191		705,191	
4130	Office Equip, Cap Leases, other LTA	3,370,186		3,370,186	
4140	<accumulated depreciation=""></accumulated>	(11,360,821)		(12,613,056)	
4150	Total Fixed Assets		2,583,577		2,831,342
4160					
4170	Total Assets	-	17,448,950	-	19,492,331
4180					
4190	Liabilities				
4200	Current Liabilities				
4210	Accounts Payable	1,490,748		1,895,208	
4220	Payroll and Benefits Liabilities	711,765		775,823	
4230	Received Goods w/o Invoices	123,519		134,636	
4240	Midwest One Letter of Credit	•		•	
4250	Dscounted Addl WF Contingent Liability	-		_	
4260	Discounted Other Floorplan Cont. Liab.	203,129		219,379	
4270	Other Liabilities	350,000		350,000	
4280	Total Current Liabilities		2,879,160		3,375,046
4290			,,		-,,-
4300	Long-Term Liabilities				
4310	American Bank Loans	-		_	
4320	Replacement Financing	2,909,495		2,536,763	
4330	Dowco	(18,073)		-	
4340	Ch 11 Unsecured Creditor Liability	210,557		_	
4350	Ford Motor Credit	-		_	
4360	DIP Loan	1,759,652		_	1,409,949
4370	Total Long-Term Liabilities	· · ·	4,861,630	-	2,536,763
4380					
4390	Total Liabilities		7,740,791		5,911,809
4400			, ., .		, ,
4410	Equity				
4420	• •	1,500,000		1,500,000	
4430 N	• •	8,208,159		12,080,522	
4440	Total Equity	-,,	9,708,159	,,	13,580,522
4450	• •	=	, ,,	=	, ,,-
4460					

Premier Marine Inc Case Number 17-32006 Pro-Forma Balance Sheet

		202 FY	
4000	Assets		
4010	Current Assets		
4020	Cash & Equivalent	5,731,921	
4030	Accounts Receivable	912,735	
4040	Certificate of Deposit	-	
4050	Inventory	10,975,991	
4060	Prepaids, Deposits & Reserves	1,067,953	
4070	Total Current Assets		18,688,601
4080			
4090	Fixed Assets		
4100 K	Equipment, Molds, and Dies	11,774,802	
4110	Vehicles	1,094,219	
4120	Tenant Improvements	705,191	
4130	Office Equip, Cap Leases, other LTA	3,370,186	
4140	<accumulated depreciation=""></accumulated>	(14,079,577)	
4150	Total Fixed Assets		2,864,821
4160		-	
4170	Total Assets		21,553,421
4180			
4190	Liabilities		
4200	Current Liabilities		
4210	Accounts Payable	2,315,148	
4220	Payroll and Benefits Liabilities	845,648	
4230	Received Goods w/o Invoices	146,753	
4240	Midwest One Letter of Credit		
4250	Dscounted Addl WF Contingent Liability	<del>-</del>	
4260	Discounted Other Floorplan Cont. Liab.	236,929	
4270	Other Liabilities	350,000	
4280	Total Current Liabilities		3,894,477
4290	<del> </del>		
4300	Long-Term Liabilities		
4310	American Bank Loans	2 400 402	
4320	Replacement Financing	2,108,183	
4330	Dowco	-	
4340	Ch 11 Unsecured Creditor Liability	-	
4350	Ford Motor Credit	-	
4360 4370	DIP Loan		2,108,183
4380	Total Long-Term Liabilities		2,100,103
4390	Total Liabilities		6 002 660
4400	Total Edulities		6,002,660
4410	Equity		
4410 4420 L	Purchased Equity	1,500,000	
4430 N		1,300,000	
4440	Total Equity	17,030,701	15,550,761
4450		:	10,000,701
4460			
4400			

Premier Marine Inc Case Number 17-32006 Schedule of Secured Lenders

5000	Lender	Claim Number	<b>Claim Amount</b>	Plan Payment	Year of Maturity	
5010	ABN x0714	54-1	412,835	\$7,696.50	Mar-21	4.50%
5020	ABN x0715	54-1	6,073,487	\$79,814.31	Mar-21	6.00%
5030	ABN CC	54-1	144,343	\$4,450.29	Mar-21	6.90%
5040	Trusek DIP	Docket - 86	2,000,000	\$16,666.67	Mar-28	10.00%
5050	FMC - 1092	1-1	27,935	\$681.34	Nov-20	0%
5060	FMC - 2411	2-1	32,497	\$1,017.94	May-20	6.24%
5070	Wells Fargo - 1	80-1	198,239	1,229.00	Feb-20	
5080	Wells Fargo - 2	81-1	1,894,977	-		
5090	Wells Fargo - 3	82-1	837,983	-		
5100						
5110						

	Lender	Securea Lenae			
	<u>Lender</u> Trusek LLC	<u>Loan #</u> DIP Loan			
	HUSER LLC	DIF LUAII			
120	Term		10.00%	Rate	
120	Beginning Balance	Payment	Interest	Principal	New Balance
0		<u> </u>		<u> </u>	2,000,000.00
1	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
2	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
3	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
4	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
5	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
6	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
7	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
8	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
9	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
10	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
11	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
12	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
13	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
14	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
15	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
16	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
17	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
18	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
19	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
20	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
21	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
22	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
23	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
24	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
25	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
26	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
27	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
28	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
29	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
30	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
31	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
32	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
33	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
34	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
35	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
36	2,000,000.00	(\$16,666.67)	16,666.67	\$0.00	2,000,000.00
37	2,000,000.00	(\$42,494.09)	16,666.67	(\$25,827.42)	1,974,172.58
38	1,974,172.58	(\$42,494.09)	16,451.44	(\$26,042.65)	1,948,129.93

	<u>Lender</u>	Loan #			
	Trusek LLC	DIP Loan			
120	Term		10.00%	Rate	
	Beginning Balance	Payment	Interest	Principal	New Balance
39	1,948,129.93	(\$42,494.09)	16,234.42	(\$26,259.67)	1,921,870.25
40	1,921,870.25	(\$42,494.09)	16,015.59	(\$26,478.50)	1,895,391.75
41	1,895,391.75	(\$42,494.09)	15,794.93	(\$26,699.16)	1,868,692.59
42	1,868,692.59	(\$42,494.09)	15,572.44	(\$26,921.65)	1,841,770.94
43	1,841,770.94	(\$42,494.09)	15,348.09	(\$27,146.00)	1,814,624.94
44	1,814,624.94	(\$42,494.09)	15,121.87	(\$27,372.21)	1,787,252.73
45	1,787,252.73	(\$42,494.09)	14,893.77	(\$27,600.32)	1,759,652.41
46	1,759,652.41	(\$42,494.09)	14,663.77	(\$27,830.32)	1,731,822.09
47	1,731,822.09	(\$42,494.09)	14,431.85	(\$28,062.24)	1,703,759.85
48	1,703,759.85	(\$42,494.09)	14,198.00	(\$28,296.09)	1,675,463.76
49	1,675,463.76	(\$42,494.09)	13,962.20	(\$28,531.89)	1,646,931.87
50	1,646,931.87	(\$42,494.09)	13,724.43	(\$28,769.66)	1,618,162.21
51	1,618,162.21	(\$42,494.09)	13,484.69	(\$29,009.40)	1,589,152.81
52	1,589,152.81	(\$42,494.09)	13,242.94	(\$29,251.15)	1,559,901.66
53	1,559,901.66	(\$42,494.09)	12,999.18	(\$29,494.91)	1,530,406.75
54	1,530,406.75	(\$42,494.09)	12,753.39	(\$29,740.70)	1,500,666.05
55	1,500,666.05	(\$42,494.09)	12,505.55	(\$29,988.54)	1,470,677.51
56	1,470,677.51	(\$42,494.09)	12,255.65	(\$30,238.44)	1,440,439.07
57	1,440,439.07	(\$42,494.09)	12,003.66	(\$30,490.43)	1,409,948.64
58	1,409,948.64	(\$42,494.09)	11,749.57	(\$30,744.52)	1,379,204.12
59	1,379,204.12	(\$42,494.09)	11,493.37	(\$31,000.72)	1,348,203.40
60	1,348,203.40	(\$42,494.09)	11,235.03	(\$31,259.06)	1,316,944.34
61	1,316,944.34	(\$42,494.09)	10,974.54	(\$31,519.55)	1,285,424.78
62	1,285,424.78	(\$42,494.09)	10,711.87	(\$31,782.22)	1,253,642.57
63	1,253,642.57	(\$42,494.09)	10,447.02	(\$32,047.07)	1,221,595.50
64	1,221,595.50	(\$42,494.09)	10,179.96	(\$32,314.13)	1,189,281.37
65	1,189,281.37	(\$42,494.09)	9,910.68	(\$32,583.41)	1,156,697.96
66	1,156,697.96	(\$42,494.09)	9,639.15	(\$32,854.94)	1,123,843.02
67	1,123,843.02	(\$42,494.09)	9,365.36	(\$33,128.73)	1,090,714.29
68	1,090,714.29	(\$42,494.09)	9,089.29	(\$33,404.80)	1,057,309.49
69	1,057,309.49	(\$42,494.09)	8,810.91	(\$33,683.18)	1,023,626.31
70	1,023,626.31	(\$42,494.09)	8,530.22	(\$33,963.87)	989,662.44
71	989,662.44	(\$42,494.09)	8,247.19	(\$34,246.90)	955,415.54
72	955,415.54	(\$42,494.09)	7,961.80	(\$34,532.29)	920,883.24
73	920,883.24				920,883.24

	<u>Lender</u>	Loan #	, and the detection	ii suiicuuic	
	FMC	1092			
	1 1410	1032			
41	Term		0.00%	Rate	
	Beginning Balance	Payment	Interest	Principal	New Balance
0		<del></del>		<del></del>	27,935.00
1	27,935.00	(\$681.34)	_	(\$681.34)	27,253.66
2	27,253.66	(\$681.34)	_	(\$681.34)	26,572.32
3	26,572.32	(\$681.34)	_	(\$681.34)	25,890.98
4	25,890.98	(\$681.34)	_	(\$681.34)	25,209.63
5	25,209.63	(\$681.34)	_	(\$681.34)	24,528.29
6	24,528.29	(\$681.34)	_	(\$681.34)	23,846.95
7	23,846.95	(\$681.34)	_	(\$681.34)	23,165.61
8	23,165.61	(\$681.34)	_	(\$681.34)	22,484.27
9	22,484.27	(\$681.34)	-	(\$681.34)	21,802.93
10	21,802.93	(\$681.34)	-	(\$681.34)	21,121.59
11	21,121.59	(\$681.34)	_	(\$681.34)	20,440.24
12	20,440.24	(\$681.34)	_	(\$681.34)	19,758.90
13	19,758.90	(\$681.34)	_	(\$681.34)	19,077.56
14	19,077.56	(\$681.34)	_	(\$681.34)	18,396.22
15	18,396.22	(\$681.34)	-	(\$681.34)	17,714.88
16	17,714.88	(\$681.34)	-	(\$681.34)	17,033.54
17	17,033.54	(\$681.34)	-	(\$681.34)	16,352.20
18	16,352.20	(\$681.34)	-	(\$681.34)	15,670.85
19	15,670.85	(\$681.34)	-	(\$681.34)	14,989.51
20	14,989.51	(\$681.34)	-	(\$681.34)	14,308.17
21	14,308.17	(\$681.34)	-	(\$681.34)	13,626.83
22	13,626.83	(\$681.34)	-	(\$681.34)	12,945.49
23	12,945.49	(\$681.34)	-	(\$681.34)	12,264.15
24	12,264.15	(\$681.34)	-	(\$681.34)	11,582.80
25	11,582.80	(\$681.34)	-	(\$681.34)	10,901.46
26	10,901.46	(\$681.34)	-	(\$681.34)	10,220.12
27	10,220.12	(\$681.34)	-	(\$681.34)	9,538.78
28	9,538.78	(\$681.34)	-	(\$681.34)	8,857.44
29	8,857.44	(\$681.34)	-	(\$681.34)	8,176.10
30	8,176.10	(\$681.34)	-	(\$681.34)	7,494.76
31	7,494.76	(\$681.34)	-	(\$681.34)	6,813.41
32	6,813.41	(\$681.34)	-	(\$681.34)	6,132.07
33	6,132.07	(\$681.34)	-	(\$681.34)	5,450.73
34	5,450.73	(\$681.34)	-	(\$681.34)	4,769.39
35	4,769.39	(\$681.34)	-	(\$681.34)	4,088.05
36	4,088.05	(\$681.34)	-	(\$681.34)	3,406.71
37	3,406.71	(\$681.34)	-	(\$681.34)	2,725.37

38 2,725.37 (\$681.34) - (\$681.34) 2,044.02	
	I
39 2,044.02 (\$681.34) - (\$681.34) 1,362.68	
40 1,362.68 (\$681.34) - (\$681.34) 681.34	
41 681.34 (\$681.34) - (\$681.34) (0.00)	
42 (0.00)	

	Lender	Secured Lender			
	FMC	2411			
35	Term		6.24%	Rate	
	<b>Beginning Balance</b>	Payment	Interest	Principal	New Balance
0					32,497.00
1	32,497.00	(\$1,017.94)	168.98	(\$848.96)	31,648.04
2	31,648.04	(\$1,017.94)	164.57	(\$853.37)	30,794.66
3	30,794.66	(\$1,017.94)	160.13	(\$857.81)	29,936.85
4	29,936.85	(\$1,017.94)	155.67	(\$862.27)	29,074.58
5	29,074.58	(\$1,017.94)	151.19	(\$866.76)	28,207.82
6	28,207.82	(\$1,017.94)	146.68	(\$871.26)	27,336.56
7	27,336.56	(\$1,017.94)	142.15	(\$875.79)	26,460.76
8	26,460.76	(\$1,017.94)	137.60	(\$880.35)	25,580.41
9	25,580.41	(\$1,017.94)	133.02	(\$884.93)	24,695.49
10	24,695.49	(\$1,017.94)	128.42	(\$889.53)	23,805.96
11	23,805.96	(\$1,017.94)	123.79	(\$894.15)	22,911.81
12	22,911.81	(\$1,017.94)	119.14	(\$898.80)	22,013.00
13	22,013.00	(\$1,017.94)	114.47	(\$903.48)	21,109.53
14	21,109.53	(\$1,017.94)	109.77	(\$908.18)	20,201.35
15	20,201.35	(\$1,017.94)	105.05	(\$912.90)	19,288.45
16	19,288.45	(\$1,017.94)	100.30	(\$917.64)	18,370.81
17	18,370.81	(\$1,017.94)	95.53	(\$922.42)	17,448.39
18	17,448.39	(\$1,017.94)	90.73	(\$927.21)	16,521.18
19	16,521.18	(\$1,017.94)	85.91	(\$932.03)	15,589.14
20	15,589.14	(\$1,017.94)	81.06	(\$936.88)	14,652.26
21	14,652.26	(\$1,017.94)	76.19	(\$941.75)	13,710.51
22	13,710.51	(\$1,017.94)	71.29	(\$946.65)	12,763.86
23	12,763.86	(\$1,017.94)	66.37	(\$951.57)	11,812.29
24	11,812.29	(\$1,017.94)	61.42	(\$956.52)	10,855.77
25	10,855.77	(\$1,017.94)	56.45	(\$961.49)	9,894.27
26	9,894.27	(\$1,017.94)	51.45	(\$966.49)	8,927.78
27	8,927.78	(\$1,017.94)	46.42	(\$971.52)	7,956.26
28	7,956.26	(\$1,017.94)	41.37	(\$976.57)	6,979.68
29	6,979.68	(\$1,017.94)	36.29	(\$981.65)	5,998.03
30	5,998.03	(\$1,017.94)	31.19	(\$986.76)	5,011.28
31	5,011.28	(\$1,017.94)	26.06	(\$991.89)	4,019.39
32	4,019.39	(\$1,017.94)	20.90	(\$997.04)	3,022.35
33	3,022.35	(\$1,017.94)	15.72	(\$1,002.23)	2,020.12
34	2,020.12	(\$1,017.94)	10.50	(\$1,007.44)	1,012.68
35	1,012.68	(\$1,017.94)	5.27	(\$1,012.68)	0.00

	Lender	Loan #			
Am	erican Bank of the North	x0715			
96	Term		6.00%	Rate	
	Beginning Balance	Payment	Interest	Principal	New Balance
0					6,073,487.00
1	6,073,487.00	(\$79,814.31)	30,367.44	(\$49,446.87)	6,024,040.13
2	6,024,040.13	(\$79,814.31)	30,120.20	(\$49,694.10)	5,974,346.02
3	5,974,346.02	(\$79,814.31)	29,871.73	(\$49,942.58)	5,924,403.45
4	5,924,403.45	(\$79,814.31)	29,622.02	(\$50,192.29)	5,874,211.16
5	5,874,211.16	(\$79,814.31)	29,371.06	(\$50,443.25)	5,823,767.91
6	5,823,767.91	(\$79,814.31)	29,118.84	(\$50,695.47)	5,773,072.45
7	5,773,072.45	(\$79,814.31)	28,865.36	(\$50,948.94)	5,722,123.50
8	5,722,123.50	(\$79,814.31)	28,610.62	(\$51,203.69)	5,670,919.81
9	5,670,919.81	(\$79,814.31)	28,354.60	(\$51,459.71)	5,619,460.11
10	5,619,460.11	(\$79,814.31)	28,097.30	(\$51,717.01)	5,567,743.10
11	5,567,743.10	(\$79,814.31)	27,838.72	(\$51,975.59)	5,515,767.51
12	5,515,767.51	(\$79,814.31)	27,578.84	(\$52,235.47)	5,463,532.04
13	5,463,532.04	(\$79,814.31)	27,317.66	(\$52,496.65)	5,411,035.40
14	5,411,035.40	(\$79,814.31)	27,055.18	(\$52,759.13)	5,358,276.27
15	5,358,276.27	(\$79,814.31)	26,791.38	(\$53,022.92)	5,305,253.35
16	5,305,253.35	(\$79,814.31)	26,526.27	(\$53,288.04)	5,251,965.31
17	5,251,965.31	(\$79,814.31)	26,259.83	(\$53,554.48)	5,198,410.83
18	5,198,410.83	(\$79,814.31)	25,992.05	(\$53,822.25)	5,144,588.58
19	5,144,588.58	(\$79,814.31)	25,722.94	(\$54,091.36)	5,090,497.21
20	5,090,497.21	(\$79,814.31)	25,452.49	(\$54,361.82)	5,036,135.39
21	5,036,135.39	(\$79,814.31)	25,180.68	(\$54,633.63)	4,981,501.77
22	4,981,501.77	(\$1,079,814.31)	24,907.51	(\$1,054,906.80)	3,926,594.97
23	3,926,594.97	(\$79,814.31)	19,632.97	(\$60,181.33)	3,866,413.64
24	3,866,413.64	(\$79,814.31)	19,332.07	(\$60,482.24)	3,805,931.40
25	3,805,931.40	(\$79,814.31)	19,029.66	(\$60,784.65)	3,745,146.75
26	3,745,146.75	(\$79,814.31)	18,725.73	(\$61,088.57)	3,684,058.18
27	3,684,058.18	(\$79,814.31)	18,420.29	(\$61,394.01)	3,622,664.17
28	3,622,664.17	(\$79,814.31)	18,113.32	(\$61,700.98)	3,560,963.18
29	3,560,963.18	(\$79,814.31)	17,804.82	(\$62,009.49)	3,498,953.69
30	3,498,953.69	(\$79,814.31)	17,494.77	(\$62,319.54)	3,436,634.16
31	3,436,634.16	(\$79,814.31)	17,183.17	(\$62,631.13)	3,374,003.02
32	3,374,003.02	(\$79,814.31)	16,870.02	(\$62,944.29)	3,311,058.73
33	3,311,058.73	(\$79,814.31)	16,555.29	(\$63,259.01)	3,247,799.72
34	3,247,799.72	(\$79,814.31)	16,239.00	(\$63,575.31)	3,184,224.41
35	3,184,224.41	(\$79,814.31)	15,921.12	(\$63,893.18)	3,120,331.23
36	3,120,331.23	(\$79,814.31)	15,601.66	(\$64,212.65)	3,056,118.58
37	3,056,118.58	(3,056,118.58)		(\$3,056,118.58)	-

	Lender	Loan #			
Am	erican Bank of the North	x0714			
60	Term		4.50%	Rate	
	Beginning Balance	Payment	Interest	Principal	New Balance
0		·			412,835.37
1	412,835.37	(\$7,696.50)	1,548.13	(\$6,148.37)	406,687.00
2	406,687.00	(\$7,696.50)	1,525.08	(\$6,171.42)	400,515.58
3	400,515.58	(\$7,696.50)	1,501.93	(\$6,194.56)	394,321.02
4	394,321.02	(\$7,696.50)	1,478.70	(\$6,217.79)	388,103.23
5	388,103.23	(\$7,696.50)	1,455.39	(\$6,241.11)	381,862.11
6	381,862.11	(\$7,696.50)	1,431.98	(\$6,264.51)	375,597.60
7	375,597.60	(\$7,696.50)	1,408.49	(\$6,288.01)	369,309.59
8	369,309.59	(\$7,696.50)	1,384.91	(\$6,311.59)	362,998.01
9	362,998.01	(\$7,696.50)	1,361.24	(\$6,335.26)	356,662.75
10	356,662.75	(\$7,696.50)	1,337.49	(\$6,359.01)	350,303.74
11	350,303.74	(\$7,696.50)	1,313.64	(\$6,382.86)	343,920.88
12	343,920.88	(\$7,696.50)	1,289.70	(\$6,406.79)	337,514.09
13	337,514.09	(\$7,696.50)	1,265.68	(\$6,430.82)	331,083.27
14	331,083.27	(\$7,696.50)	1,241.56	(\$6,454.94)	324,628.33
15	324,628.33	(\$7,696.50)	1,217.36	(\$6,479.14)	318,149.19
16	318,149.19	(\$7,696.50)	1,193.06	(\$6,503.44)	311,645.75
17	311,645.75	(\$7,696.50)	1,168.67	(\$6,527.83)	305,117.92
18	305,117.92	(\$7,696.50)	1,144.19	(\$6,552.31)	298,565.62
19	298,565.62	(\$7,696.50)	1,119.62	(\$6,576.88)	291,988.74
20	291,988.74	(\$7,696.50)	1,094.96	(\$6,601.54)	285,387.20
21	285,387.20	(\$7,696.50)	1,070.20	(\$6,626.30)	278,760.91
22	278,760.91	(\$7,696.50)	1,045.35	(\$6,651.14)	272,109.76
23	272,109.76	(\$7,696.50)	1,020.41	(\$6,676.09)	265,433.68
24	265,433.68	(\$7,696.50)	995.38	(\$6,701.12)	258,732.55
25	258,732.55	(\$7,696.50)	970.25	(\$6,726.25)	252,006.30
26	252,006.30	(\$7,696.50)	945.02	(\$6,751.47)	245,254.83
27	245,254.83	(\$7,696.50)	919.71	(\$6,776.79)	238,478.04
28	238,478.04	(\$7,696.50)	894.29	(\$6,802.21)	231,675.83
29	231,675.83	(\$7,696.50)	868.78	(\$6,827.71)	224,848.12
30	224,848.12	(\$7,696.50)	843.18	(\$6,853.32)	217,994.80
31	217,994.80	(\$7,696.50)	817.48	(\$6,879.02)	211,115.78
32	211,115.78	(\$7,696.50)	791.68	(\$6,904.81)	204,210.97
33	204,210.97	(\$7,696.50)	765.79	(\$6,930.71)	197,280.26
34	197,280.26	(\$7,696.50)	739.80	(\$6,956.70)	190,323.57
35	190,323.57	(\$7,696.50)	713.71	(\$6,982.78)	183,340.78
36	183,340.78	(\$7,696.50)	687.53	(\$7,008.97)	176,331.81
37	176,331.81	(176,331.81)		(\$176,331.81)	-

	Lender	Loan #			
Ame	erican Bank of the North	Credit Card			
36	Term		6.90% F	Rate	
	Beginning Balance	Payment	Interest	Principal	New Balance
0					144,342.90
1	144,342.90	(\$4,450.29)	829.97	(\$3,620.32)	140,722.58
2	140,722.58	(\$4,450.29)	809.15	(\$3,641.14)	137,081.44
3	137,081.44	(\$4,450.29)	788.22	(\$3,662.07)	133,419.37
4	133,419.37	(\$4,450.29)	767.16	(\$3,683.13)	129,736.23
5	129,736.23	(\$4,450.29)	745.98	(\$3,704.31)	126,031.92
6	126,031.92	(\$4,450.29)	724.68	(\$3,725.61)	122,306.31
7	122,306.31	(\$4,450.29)	703.26	(\$3,747.03)	118,559.28
8	118,559.28	(\$4,450.29)	681.72	(\$3,768.58)	114,790.71
9	114,790.71	(\$4,450.29)	660.05	(\$3,790.25)	111,000.46
10	111,000.46	(\$4,450.29)	638.25	(\$3,812.04)	107,188.42
11	107,188.42	(\$4,450.29)	616.33	(\$3,833.96)	103,354.46
12	103,354.46	(\$4,450.29)	594.29	(\$3,856.00)	99,498.45
13	99,498.45	(\$4,450.29)	572.12	(\$3,878.18)	95,620.28
14	95,620.28	(\$4,450.29)	549.82	(\$3,900.48)	91,719.80
15	91,719.80	(\$4,450.29)	527.39	(\$3,922.90)	87,796.90
16	87,796.90	(\$4,450.29)	504.83	(\$3,945.46)	83,851.44
17	83,851.44	(\$4,450.29)	482.15	(\$3,968.15)	79,883.29
18	79,883.29	(\$4,450.29)	459.33	(\$3,990.96)	75,892.32
19	75,892.32	(\$4,450.29)	436.38	(\$4,013.91)	71,878.41
20	71,878.41	(\$4,450.29)	413.30	(\$4,036.99)	67,841.42
21	67,841.42	(\$4,450.29)	390.09	(\$4,060.20)	63,781.21
22	63,781.21	(\$4,450.29)	366.74	(\$4,083.55)	59,697.66
23	59,697.66	(\$4,450.29)	343.26	(\$4,107.03)	55,590.63
24	55,590.63	(\$4,450.29)	319.65	(\$4,130.65)	51,459.98
25	51,459.98	(\$4,450.29)	295.89	(\$4,154.40)	47,305.59
26	47,305.59	(\$4,450.29)	272.01	(\$4,178.29)	43,127.30
27	43,127.30	(\$4,450.29)	247.98	(\$4,202.31)	38,924.99
28	38,924.99	(\$4,450.29)	223.82	(\$4,226.47)	34,698.52
29	34,698.52	(\$4,450.29)	199.52	(\$4,250.78)	30,447.74
30	30,447.74	(\$4,450.29)	175.07	(\$4,275.22)	26,172.52
31	26,172.52	(\$4,450.29)	150.49	(\$4,299.80)	21,872.72
32	21,872.72	(\$4,450.29)	125.77	(\$4,324.52)	17,548.19
33	17,548.19	(\$4,450.29)	100.90	(\$4,349.39)	13,198.80
34	13,198.80	(\$4,450.29)	75.89	(\$4,374.40)	8,824.40
35	8,824.40	(\$4,450.29)	50.74	(\$4,399.55)	4,424.85
36	4,424.85	(\$4,450.29)	25.44	(\$4,424.85)	0.00

Lender Loan #						
	TBD		for ABN at Bale	oon		
	TBD Take Out Financing for ABN at Baloon					
84	Term		5.50%	Rate		
	Beginning Balance	Payment	Interest	Principal	New Balance	
0				<u> </u>	3,232,450.39	
37	3,232,450.39	(\$46,450.45)	14,815.40	(\$31,635.05)	3,200,815.34	
38	3,200,815.34	(\$46,450.45)	14,670.40	(\$31,780.05)	3,169,035.29	
39	3,169,035.29	(\$46,450.45)	14,524.75	(\$31,925.70)	3,137,109.59	
40	3,137,109.59	(\$46,450.45)	14,378.42	(\$32,072.03)	3,105,037.56	
41	3,105,037.56	(\$46,450.45)	14,231.42	(\$32,219.03)	3,072,818.53	
42	3,072,818.53	(\$46,450.45)	14,083.75	(\$32,366.70)	3,040,451.83	
43	3,040,451.83	(\$46,450.45)	13,935.40	(\$32,515.05)	3,007,936.78	
44	3,007,936.78	(\$46,450.45)	13,786.38	(\$32,664.07)	2,975,272.71	
45	2,975,272.71	(\$46,450.45)	13,636.67	(\$32,813.78)	2,942,458.93	
46	2,942,458.93	(\$46,450.45)	13,486.27	(\$32,964.18)	2,909,494.75	
47	2,909,494.75	(\$46,450.45)	13,335.18	(\$33,115.27)	2,876,379.48	
48	2,876,379.48	(\$46,450.45)	13,183.41	(\$33,267.04)	2,843,112.44	
49	2,843,112.44	(\$46,450.45)	13,030.93	(\$33,419.52)	2,809,692.92	
50	2,809,692.92	(\$46,450.45)	12,877.76	(\$33,572.69)	2,776,120.23	
51	2,776,120.23	(\$46,450.45)	12,723.88	(\$33,726.57)	2,742,393.66	
52	2,742,393.66	(\$46,450.45)	12,569.30	(\$33,881.15)	2,708,512.52	
53	2,708,512.52	(\$46,450.45)	12,414.02	(\$34,036.43)	2,674,476.08	
54	2,674,476.08	(\$46,450.45)	12,258.02	(\$34,192.43)	2,640,283.65	
55	2,640,283.65	(\$46,450.45)	12,101.30	(\$34,349.15)	2,605,934.50	
56	2,605,934.50	(\$46,450.45)	11,943.87	(\$34,506.58)	2,571,427.92	
57	2,571,427.92	(\$46,450.45)	11,785.71	(\$34,664.74)	2,536,763.18	
58	2,536,763.18	(\$46,450.45)	11,626.83	(\$34,823.62)	2,501,939.56	
59	2,501,939.56	(\$46,450.45)	11,467.22	(\$34,983.23)	2,466,956.33	
60	2,466,956.33	(\$46,450.45)	11,306.88	(\$35,143.57)	2,431,812.76	
61	2,431,812.76	(\$46,450.45)	11,145.81	(\$35,304.64)	2,396,508.12	
62	2,396,508.12	(\$46,450.45)	10,984.00	(\$35,466.45)	2,361,041.67	
63	2,361,041.67	(\$46,450.45)	10,821.44	(\$35,629.01)	2,325,412.66	
64	2,325,412.66	(\$46,450.45)	10,658.14	(\$35,792.31)	2,289,620.35	
65	2,289,620.35	(\$46,450.45)	10,494.09	(\$35,956.36)	2,253,663.99	
66	2,253,663.99	(\$46,450.45)	10,329.29	(\$36,121.16)	2,217,542.84	
67	2,217,542.84	(\$46,450.45)	10,163.74	(\$36,286.71)	2,181,256.13	
68	2,181,256.13	(\$46,450.45)	9,997.42	(\$36,453.03)	2,144,803.10	
69	2,144,803.10	(\$46,450.45)	9,830.35	(\$36,620.10)	2,108,183.00	
70	2,108,183.00	(\$46,450.45)	9,662.51	(\$36,787.94)	2,071,395.05	
71	2,071,395.05	(\$46,450.45)	9,493.89	(\$36,956.56)	2,034,438.50	
72	2,034,438.50	(\$46,450.45)	9,324.51	(\$37,125.94)	1,997,312.56	
73	1,997,312.56				1,997,312.56	

## Premier Marine Inc Case Number 17-32006 Disclosure Statement and Plan Financial Assumptions

### Liquidation Analysis

- A. Midwest Bank holds a \$1,000,000 certificate of deposit, which is property of the Debtor, as collateral for a letter of credit issued for the benefit of Wells Fargo to secured the Debtor's buy-back obligation on the pre-petition floorplan program. The liquidation analysis assumes the recovery from a subsequent sale of any floorplanned boats required to be repurchased by the Debtor would exceed the repurchased price because of curtailment payments paid by the dealer-obligor between floorplan date and liquidation or buyback date.
- B. Sunrise Fiberglass holds a security interest in certain molds used in the production of the Debtor's product. In the event of liquidation, it is assumed those molds would have no value and would likely be abandoned.
- C. Both American Bank of the North and Trusek purport to have a security interest in the certificate of deposit described in Assumption A above but subordinate to Wells Fargo. For purposes of determination of recovery analysis in liquidation, it is assumed American Bank of the North has a first secured interest in the certificate of deposit.

#### Pro-Forma Financials

- D. Revenue for 2018, the first year of the plan is forecast to be \$825,000 per week, up from earlier post-petition performance, but reasonable given the burdens placed upon the Debtor while operating in bankruptcy will be removed. Out year sales are slated to grow by 8% annually, an attainable forecast considering year four revenue remains lower than 2016 sales.
- E. Material and cost of COGS sold expenses are projected to grow at a rate 1% faster than revenue growth.
- F. Direct labor expenses are projected to grow at a rate 2% faster than revenue growth.
- G. Operations expenses and overhead is projected to grow at a rate 1% faster than revenue growth.
- H. Primarily due to continued escalation of health insurance benefits costs and a lack of a currently competitive retirement plan, employee benefits expenses are forecast to grow at a rate 7.5% faster than revenue growth.

- I. Cash reserves required for both an operating reserve and a relocation contingency are forecast at \$500,000 and projected need is a 2% increase annually.
- J. Inventory levels, accounts receivable, accounts payable, and accrued expenses are forecast to increase at levels generally expected with revenue increases .
- K. Capital expenditures in years one through four are \$550,000, \$1.0 million, \$1.35 million and \$1.5 million thereafter respectively. These expenditures budgeted include necessary manufacturing equipment, rolling stock upgrades and capitalized repairs, and necessary technology improvements.
- L. The Disclosure Statement and Plan of Reorganization contemplates a refinance of remaining American Bank of the North claims at the end of 2020 (Year 3), at a rate of 5.5%, amortized over 84 months.
- M. Service of secured lender debt is forecast as contemplated in the Disclosure Statement and Plan of Reorganization.
- N. The professional fee budget is necessary and sufficient to procure transitionary services after the effective date of the plan, ERP implementation, a vendor audit, market analysis, creative design services, accounting services, financial management, and other legal and professional services as required.
- O. The officer compensation budget includes the cost for interim, and later, permanent officers.
- P. The amended, restate, and assumed supply agreement with Dowco provides for i.) a secured claim of \$287,500 payable in 36 equal monthly installments, ii.) an allowed general unsecured claim of \$1,212,500, iii.) no additional cure costs paid, and iv.) an allowed early termination of the remaining 36 month exclusive agreement by the Debtor not prior to month 12. In the event of termination, an additional fee of \$200,000 is payable to Dowco in the event termination occurs in months 13-18. \$150,000 is payable to Dowco in the event termination occurs in months 19-24. \$100,000 is payable to Dowco in the event termination occurs in months 25-36. Should a termination fee be paid, the fee would lower taxable earnings dollar for dollar and recovery to unsecured creditors in aggregate by 10% of the fee paid.
- Q. Pro-forma plan financials contemplate the contingent, pre-petition, unliquidated buyback exposure for the dealer floorplan program. Prior to the bankruptcy filing, dealers secured inventory financing under the program with both Northpoint and Wells Fargo. As a condition of the program, the Debtor has a repurchase obligation if required by the floorplan lender. These liabilities diminish as boats in dealer inventory are sold and the forecasted reduction in liability is reflected on the pro-forma balance sheet.

R. Income tax calculations are revised from the previous plan financials to represent the impact of tax reform enacted into law in the Tax Cuts and Jobs Act of 2017.

### Premier Marine Inc Case Number 17-32006 Pro-Forma Liquidation Analysis

### TO DISCLOSURE STATEMENT

**EXHIBIT 3** 

_	DISCLUSURE ST	AICIVICIYI			
Footnote					
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1000	Assets			Liquidation	
1010	Current Assets	Book Value		Value	
1020	Cash	369,117	100%	369,117	
1030	Prepaid Expenses Recoverable in Orderly Shutdown	1,058,082	100%	1,058,082	
1040	Accounts Receivable	575,178	100%	575,178	
1050	Less AR Collection Expense		1%	(5,752)	
1060	Less AR Reserve		5%	(28,759)	
1070	Inventory	8,674,485	22%	1,908,387	
1080	Less Cost to Liquidate Inventory		12%	(229,006)	
1090 A	Certificate of Deposit	1,000,000	100%	1,000,000	
1100 B	Less Wells Fargo Buyback Claims		0%	-	
1110					
1120	FF&E				
1130	Equipment			2,200,000	
1140	Less Selling Fees		12%	(264,000)	
1150	Leasehold Improvements & Other FF&E		0%	-	
1160					
1170	Intangibles				
1180	Trademarks and Brands			500,000	
1190	Web Domains			340,000	
1200	Patents			150,000	
1210	Intangible Selling Costs		12%	(118,800)	
1220					
1230	Total Liquidation Value of Assets Secured by Pre-Petition Credi	itors	_	7,454,447	
1240			_		
1250	Recovery by Pre-petition Secured Lenders	Claim Amount		Recovery	
1260	Wells Fargo - 1	198,239		150,000	76%
1270	FMC - 1092	27,935		27,935	100%
1280	FMC - 2411	32,497		32,497	100%
1290 E	ABN x0714	412,835		412,835	100%
1300 E	ABN x0715	6,073,487		6,073,487	100%
1310 E	ABN CC	144,343		144,343	100%
1320 D	Sunrise Fiberglass	141,000		-	0%
1330 E	Trusek - Pre-petition	500,000		500,000	100%
1340	Total Recovery by Pre-petition Secured Lenders	7,530,336		7,341,097	97%
1350	Undersecured Portion of Pre-petition Secured Claims		_	189,239	
1360			_		
1370	Cash from Asset Liquidation Remaining to Pay DIP Loan			113,349	
1380					
1390 E	Cash from Certificate of Deposit After Satisfaction of Wells Far	go Contingent Claim		-	
1400					
1410		Claim	ļ	Recovery	
1420	DIP Loan	2,000,000		113,349	6%
1430					
1440	DIP Loan Shortfall Treated as Ch11 Administrative Claim		_	(1,886,651)	
1450			_		
1460	Liquidation Value of Other Bankruptcy Estate Assets				
1500					
1510	Title 5 Claims				
1520	Preference Claims			1,113,626	
1530	Less Recovery Discounts		15%	(167,044)	
				•	

Premier Marine Inc Case Number 17-32006 Pro-Forma Liquidation Analysis

Footnote	
W	
1540 Less Costs of Recovery 3% (33,409)	
1550	
1560 Insider Claims 140,439	
1570 Less Recovery Discounts -	
1580 Less Costs of Recovery 3% (4,213)	
1590	
1600 Net Collection from Title 5 Claims 1,049,399	
1610	
1620 Total Estate Assets to Pay Administrative Claims 1,049,399	
1630	
1640	
1650 Recovery of Administrative Expenses	
1660 Chapter 7 trustee fees 31,482	
1670 Other Chapter 7 professional fees 25,000	
1680 Other Chapter 7 expenses 10,000	
1690 <b>Total Chapter 7 Administrative Expense Recovery</b> 66,482 66,482	100%
1700 Remaining EstateProceeds After Paying Chapter 7 Expenses 982,917	
1710	
1720 Chapter 11 trailing payroll and benefits liabilities 252,116	
1730 Chapter 11 accounts payable 105,711	
1740 Chapter 11 US Trustee fees 13,000	
1750 Chapter 11 professional fees 243,083	
1760 E Net DIP Loan Balance After Payment Liened Assets 1,886,651	
1770 Total Chapter 11 Administrative Expense Recovery 2,500,561 982,917	39%
1780	
1790 Administrative Expense Shortfall (1,517,643)	
1800	
1810 Remaining Proceeds to Pay Priority Claims 0	
1820	
1830 Recovery of Pre-petition Unsecured Claims	
1840 Total Priority Claim Recovery 31,206 0	
1850 Remaining Proceeds to Pay General Unsecured Claims 0	
1860	
1870 General Unsecured Claims	
1880 Scheduled General Unsecured Claims 6,333,844	
1890 Plus Unsecured Portion of Secured Claims 189,239	
1900 Plus Additional Claims not Scheduled 4,484,917	
1910 Plus Rejection Claims for Real Estate Leases 745,200	
1920 Plus Rejection Claim for Dowco Contract 4,166,667	
1930 Less Adjustments to Claims (2,711,095)	22/
1940 Total General Unsecured Claim Recovery 13,208,772 0	0%
1950	
1960 Return to Unsecured Creditors in Liquidation 0	
1970	
1980 Return to Equityholders in Liquidation 0	

Footnote A Certificate of deposit held as collateral by Midwest Bank for security of a letter of credit in favor of Wells Fargo to secure Debtor's contractual buyback obligation

Footnote B Buyback claims are assumed zero for liquidation purposes

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Premier Marine Inc
Case Number 17-32006
Pro-Forma Liquidation Analysis

Footnote

- **Footnote D** Sunrise's security interest is limited to tooling in the possession of Sunrise and would likely have no value in the event of liquidation
- ABN and Trusek both claim a security interest in the \$1 MM Certificate of Deposit reflected on line 1090 junior to Midwest Bank. Scenario #1 contemplates ABN's security interest extending to the CD. Scenario #2 contemplates ABN has no lien in the CD and Trusek has a security interest in the CD for its DIP loan.

### **EXHIBIT 4**

TO

### **DISCLOSURE STATEMENT**

[INTENTIONALLY OMITTED]

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# Document HIBIT 57 of 58 TO DISCLOSURE STATEMENT

Insider	Relationship	Compensation	Job Summary
Menne, Robert	Shareholder	\$85,800 annually plus bonus	Product Development, Dealer Development, Dealer relations, Boat Shows, Dealer Meeting
Menne, Betty	Shareholder	\$61,600 annually plus bonus	Product Development, Dealer Development, Dealer relations, Boat Shows, Dealer Meeting
Melbostad, Lori	Officer & Daughter of Shareholder	\$144,000 annually plus bonus	President
Melbostad, Steven	Spouse of Officer & Son-in-law of Shareholder	\$67,500 annually	Project Manager and 3D CAD work in Pro/E.
Menne, Michael	Nephew of shareholder & Cousin of Officer	\$75,000 annually	Marketing Manager
Reinertson, Daniel	Nephew of shareholder & Cousin of Officer	\$74,732 Annually	Sales Department, 25 year employee, has worked from the floor level upholstery, to a supervisor, to customer service to sales.
Reinertson, Larry	Brother of Shareholder	\$18.90 per hour	Truck loading (works outside)
Lidberg, Elizabeth	Grand Daughter of Shareholder	\$42,000 annually	Executive assistant / sales & marketing support
Obar, Kayla	Grand Daughter of Shareholder	\$12.00 per hour	PT Clerical if needed (she is a student)
Stenger, Zachary	Grandson of Shareholder	\$15.00 per hour	Sales & Marketing Coordinator
Emily Lidberg	Grand Daughter of Shareholder	\$12 per hour part-time	PT Clerical as needed

### **EXHIBIT 6**

### TO

### **DISCLOSURE STATEMENT**

### **ASSUMPTION OF CONTRACTS**

Dowco	Supply Agreement	Cure Cost: -0-
Farnum	Equipment Lease Agreement	Cure Cost: \$54,842.84
Hallberg, Inc	Lease Agreements for Bldg 7 Wyoming, MN Leases	Cure Cost: \$25,738.00
Hallberg Marine, Inc	Lease Agreements for Bldgs A,I,J Wyoming, MN Leases	Cure Cost: \$49,102.00
Hallberg Marine, Inc	Lease Agreements for Bldgs L, M Wyoming, MN Leases	Cure Cost: \$29,740.00
I Limited LLC	Lease Agreement for 26634 Fallbrook Ave	Cure Cost: \$17,535.00
Premier Marine, Inc. 401(k) Plan	401(k) Plan	Cure Cost: -0-
Premier Marine, Inc. thru Health Partners	Health and Dental Insurance	Cure Cost: -0-
Wells Fargo Equipment Finance	Equipment Lease Agreement	Cure Cost: -0-