Fill in this information to identify the case:							
United States Bankruptcy Court for the:							
Southern	District of New York						
	(State)						
Case number (if known):	Chapter11						

□ Check if this is an amended filing

# Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Global	A&T Electroni	ics Ltd.					
2.	All other names debtor used in the last 8 years	N/A							
	Include any assumed names, trade names, and <i>doing business</i> <i>as</i> names								
3.	Debtor's federal Employer Identification Number (EIN)	<u>MC-18</u>	9744						
4.	Debtor's address	Principal pl	ace of busines	<b>SS</b>		Mailing ad of busines	dress, if differe s	ent from pr	incipal place
		11 Martine	Avenue, 12th F	Floor					
		Number	Street			Number	Street		
						P.O. Box			
		White Plain	ns, NY 10606			1.01.20%			
		City	3,111 10000	State	Zip Code	City		State	Zip Code
		ŗ			·		f principal ass lace of busines		rent from
		Westcheste	er County						
		County				Number	Street		
						City		State	Zip Code
5.	Debtor's website (URL)	https://www	w.utacgroup.cc	om/					
6.	Type of debtor	☑ Corporat	tion (including L	imited Liab	ility Company (Ll	LC) and Limited	Liability Partne	ership (LLP)	)
		Partners	hip (excluding L	_LP)					
		Other. S		-					
			peony.						

D۵	btor Global A&T Electror	ice I td	Case number (if known)					
	Name							
		A. Check One:						
7.	Describe debtor's business		□ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		Single Asset	Real Estate (as defined in 11 U.S.C. § 101(51B))	)				
		Railroad (as	defined in 11 U.S.C. § 101(44))					
		□ Stockbroker	(as defined in 11 U.S.C. § 101(53A))					
		Commodity I	Broker (as defined in 11 U.S.C. § 101(6))					
		Clearing Bar	ık (as defined in 11 U.S.C. § 781(3))					
		☑ None of the	above					
		B. Check all the	at apply:					
			entity (as described in 26 U.S.C. § 501)					
			company, including hedge fund or pooled investme	ent vehicle (as de	efined in 15 U.S.C.			
		- ,	dvisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
			th American Industry Classification System) 4-dig uscourts.gov/four-digit-national-association-naics-		describes debtor. See			
		3344 - Semicor	ductor and Other Electronic Component Man	ufacturing				
8.	Under which chapter of the	Check One:						
	Bankruptcy Code is the debtor filing?	Chapter 7						
	Ū	Chapter 9						
		Chapter 11.	Check all that apply:					
			Debtor's aggregate noncontingent liquidated insiders or affiliates) are less than \$2,566,05 4/01/19 and every 3 years after that).					
			□ The debtor is a small business debtor as def debtor is a small business debtor, attach the of operations, cash-flow statement, and fede documents do not exist, follow the procedure	most recent bala ral income tax re	ance sheet, statement eturn, or if all of these			
			A plan is being filed with this petition.					
			Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).					
			☐ The debtor is required to file periodic reports Securities and Exchange Commission accor Exchange Act of 1934. File the Attachment Filing for Bankruptcy under Chapter 11 (Office	ding to § 13 or 1 to Voluntary Peti	5(d) of the Securities tion for Non-Individuals			
			☐ The debtor is a shell company as defined in 12b-2.	the Securities Ex	change Act of 1934 Rule			
		Chapter 12						
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes. District	When 	Case number				
	If more than 2 cases, attach a separate list.	District	When	Case number				
10.	Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes. Debtor	See Rider 1	Relationship	Affiliate			
	affiliate of the debtor?	District	Southern District of New York	\A/I				
	List all cases. If more than 1, attach a separate list.	Case pur	nber, if known	When	<u>12/17/2017</u> MM / DD / YYYY			
		Case nul						

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

Debtor Global A&T Electror	nics Ltd.	f 20 Case number (if known)
11. Why is the case filed in this	Check all that apply:	
district?	· · ·	ncipal place of business, or principal assets in this district for 180 days of this petition or for a longer part of such 180 days than in any other
	□ A bankruptcy case concerning de	lebtor's affiliate, general partner, or partnership is pending in this district.
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	<ul> <li>Why does the property ne</li> <li>It poses or is alleged to safety.</li> <li>What is the hazard?</li> <li>It needs to be physicall</li> <li>It includes perishable go</li> </ul>	perty that needs immediate attention. Attach additional sheets if needed. <b>eed immediate attention?</b> ( <i>Check all that apply</i> .) o pose a threat of imminent and identifiable hazard to public health or Ily secured or protected from the weather. goods or assets that could quickly deteriorate or lose value without , livestock, seasonal goods, meat, dairy, produce, or securities-related s).
	Other Where is the property?	Number     Street       City     State     Zip Code
Statistical and	Is the property insured? I No Ves. Insurance agency Contact name Phone	
13. Debtor's estimation of available funds	Check one: ⊠ Funds will be available for distributio □ After any administrative expenses a	ion to unsecured creditors. are paid, no funds will be available for distribution to unsecured creditors.
14. Estimated number of creditors	⊠ 50-99 □ 5	1,000-5,00025,001-50,0005,001-10,00050,001-100,00010,001-25,000More than 100,000
15. Estimated assets	□       \$50,001-\$100,000       □       \$         □       \$100,001-\$500,000       □       \$	\$1,000,001-\$10 million       S500,000,001-\$1 billion         \$10,000,001-\$50 million       \$1,000,000,001-\$10 billion         \$50,000,001-\$100 million       \$10,000,000,001-\$50 billion         \$100,000,001-\$500 million       More than \$50 billion

17-23931 Doc 1	Filed 12/17/17 Entered 12/17/17 16:25:19 4 of 20	Main Docu	iment Pg
Debtor Global A&T Electroni	cs Ltd. Case number (if known)		
16. Estimated liabilities	\$0-\$50,000       \$1,000,001-\$10 million         \$50,001-\$100,000       \$10,000,001-\$50 million         \$100,001-\$500,000       \$50,000,001-\$100 million         \$500,001-\$1 million       \$100,000,001-\$500 million		0,001-\$10 billion 00,001-\$50 billion
Request for Relie	f, Declaration, and Signatures		
WARNING Bankruptcy fraud is a s \$500,000 or imprisonn	erious crime. Making a false statement in connection with a bankrup ent for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3	otcy case can resul 3571.	t in fines up to
17. Declaration and signature of authorized representative of debtor	The debtor requests relief in accordance with the chapter of title 1 petition. I have been authorized to file this petition on behalf of the debtor.	1, United States Co	ode, specified in this
	I have examined the information in this petition and have a reason correct.	able belief that the	information is true and
l der	clare under penalty of perjury that the foregoing is true and correct.		
	Executed on <u>12/17/2017</u> MM/ DD / YYYY		
	Isl Michael E. Foreman Signature of authorized representative of debtor P	Michael E. Fore	man
	Title Authorized Officer	-	
18. Signature of attorney	Isl Marc Kieselstein     Data       Signature of attorney for debtor     Data	ate <u>12/17/20/</u> MM/ DD/YY	
	Marc Kieselstein Printed name		
	Kirkland & Ellis LLP Firm name		
	601 Lexington Avenue           Number         Street		
	New York	NY	10022
	Oity	State	ZIP Code
	(212) 446-4800 Contact phone	marc.kieselst Email ado	ein@kirkland.com

17-23931	Doc 1	Filed 12/17/17	Entered 12/17/17 16:25:19	Main Document	Pg
			5 of 20		•

Fill in this information to id	entify the case:
United States Bankruptcy Co	urt for the:
Souther	rn District of New York
	(State)
Case number (if known):	Chapter11

□ Check if this is an amended filing

# Rider 1

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

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of New York for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Global A&T Electronics Ltd.

- Global A&T Electronics Ltd.
- Global A&T Finco Ltd.
- UGS America Sales Inc.
- United Test and Assembly Center Ltd.
- UTAC (Shanghai) Co., Ltd.
- UTAC (Taiwan) Corporation
- UTAC Cayman Ltd.
- UTAC Dongguan Ltd.
- UTAC Group Global Sales Ltd.
- UTAC Headquarters Pte. Ltd.
- UTAC Hong Kong Limited
- UTAC Thai Holdings Limited
- UTAC Thai Limited

## GLOBAL A&T ELECTRONICS LTD.

December 14, 2017

**WHEREAS**, the Board of Directors (the "<u>Board</u>") of Global A&T Electronics Ltd. (the "<u>Company</u>") considered presentations by the management and the financial and legal advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it, and the effect of the foregoing on the Company's business;

**WHEREAS**, the Board has had the opportunity to consult with the management and the financial and legal advisors of the Company and fully considered each of the strategic alternatives available to the Company;

WHEREAS, the Company negotiated and, as of November 2, 2017, entered into the Global Settlement, Forbearance, Restructuring Support Agreement (the "<u>Restructuring Support</u> <u>Agreement</u>"), which agreement contemplates a comprehensive restructuring of the Company's capital structure on the terms set forth therein;

WHEREAS, one member of the Board, Eugene Davis, is a disinterested director (the "Disinterested Director");

WHEREAS, to the extent of any conflicts between the Company, on the one hand, and any affiliated entity, on the other hand, the Disinterested Director has reviewed the terms and conditions of the Restructuring Support Agreement and all exhibits, schedules, attachments, and ancillary documents or agreements related thereto; and

WHEREAS, after careful consideration the Board determined that the Company's entry into the Restructuring Support Agreement and the performance of the transactions contemplated thereby was in the best interests of the Company and its stakeholders.

### Restructuring Support Agreement; Chapter 11 Plan; Solicitation

**NOW, THEREFORE, BE IT RESOLVED**, that in the business judgment of the Board, it is desirable and in the best interests of the Company, its stakeholders, its creditors, and other parties in interest, to have entered into the Restructuring Support Agreement and that the Company's performance of its obligations under the Restructuring Support Agreement (including the negotiation and documentation of the Plan and commencement of the prepackaged solicitation of the Plan and Disclosure Statement (as such terms are defined in the Restructuring Support Agreement), and all exhibits, schedules, attachments, and ancillary documents or agreements related thereto, hereby is, in all respects approved and ratified with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by the Board.

## Chapter 11 Filing

**RESOLVED FURTHER**, that in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company shall be, and hereby is, authorized to file or cause to be filed the voluntary petition for relief (such voluntary

petition, and the voluntary petitions to be filed by the Company's affiliates, collectively, the <u>"Chapter 11 Cases"</u>) under the provisions of chapter 11 of title 11 of the United States Code (the <u>"Bankruptcy Code"</u>) in a court of proper jurisdiction (the <u>"Bankruptcy Court"</u>).

**RESOLVED FURTHER**, that any duly appointed officer of the Company, including William John Nelson, Shawn Kelly, and Michael E. Foreman (each, an <u>"Authorized Officer,"</u> and, collectively, the <u>"Authorized Officers"</u>), acting alone or with one or more other Authorized Officers be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, objections, replies, applications, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operation of the Company's businesses or to assist the Company in the Chapter 11 Cases and in carrying out its duties under the provisions of the Bankruptcy Code.

**RESOLVED FURTHER**, that each Authorized Officer and any employees, agents, attorneys, investment bankers, accountants, advisors, and other professionals designated by or directed by any such Authorized Officer, be, and each hereby is, authorized, empowered and directed to execute and file, or cause to be executed or filed, all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that such Authorized Officer deems necessary, proper, or desirable in connection with the Chapter 11 Cases, with a view to the successful prosecution of such case.

### **Retention of Professionals**

**RESOLVED FURTHER**, that each Authorized Officer be, and hereby is, authorized and directed to employ Kirkland & Ellis LLP and Kirkland & Ellis International LLP (collectively, <u>"K&E"</u>) as general bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings and, in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of K&E.

**RESOLVED FURTHER**, that each Authorized Officer be, and hereby is, authorized and directed to employ Moelis & Company Asia Limited and Moelis & Company LLC (collectively, <u>"Moelis"</u>), and to take any and all actions to advance the Company's rights and obligations and, in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Moelis

**RESOLVED FURTHER**, that each Authorized Officer be, and hereby is, authorized and directed to employ Alvarez & Marsal North America, LLC and its affiliate Alvarez & Marsal (SE Asia) Pte. Ltd. (collectively, <u>"A&M"</u>), and to take any and all actions to advance the Company's rights and obligations and, in connection therewith, each Authorized Officer, with power of

delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of A&M.

**RESOLVED FURTHER**, that each Authorized Officer be, and hereby is, authorized and directed to employ Prime Clerk LLC as notice, claims, and balloting agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retainers, and cause to be filed appropriate applications for authority to retain the services of Prime Clerk LLC.

**RESOLVED FURTHER**, that each Authorized Officer is authorized and directed to employ any other attorneys, investment bankers, accountants, restructuring professionals, experts, advisors, and other professionals to assist the Company in carrying out its duties under the Bankruptcy Code and, in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of any other attorneys, investment bankers, accountants, restructuring professionals, experts, advisors, and other professionals as necessary, appropriate or desirable.

### **Cash Collateral**

**RESOLVED FURTHER**, that the Board has determined that the Company will obtain benefits from the incurrence of the obligations and the occurrence and consummation of the transactions contemplated by the terms on which the Company may continue to use cash collateral during the Chapter 11 Cases) to be negotiated by the Authorized Officers on or before the commencement of the Chapter 11 Cases (the "<u>Financing Order</u>").

**RESOLVED FURTHER**, that the form, terms, and provisions of the Financing Order, and the transactions contemplated thereby be, and hereby are authorized, adopted, and approved, and any Designated Officer or other officer of the Company is hereby authorized and empowered, in the name of and on behalf of the Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each of the transactions contemplated by the Financing Order and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which the Company is or will be a party or any order entered into in connection with the Chapter 11 Cases (collectively with the Financing Order, the "Financing Documents"), incur and pay or cause to be paid all related fees and expenses, with such changes, additions, and modifications thereto as a Designated Officer executing the same shall approve.

**RESOLVED FURTHER**, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company, as debtors and debtors in possession, to take such actions as in their discretion are determined to be necessary, desirable, or appropriate to execute, deliver, and file (a) the Financing Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments, supplements, modifications, renewals,

replacements, consolidations, substitutions, and extensions of any Financing Documents, necessary, desirable, or appropriate to facilitate the transactions contemplated by the Financing Documents; (b) all petitions, schedules, lists, and other motions, papers, or documents, which shall in their sole judgment be necessary, proper, or advisable, which determination shall be conclusively evidenced by his or their execution thereof; (c) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the Company's noteholders; and (d) such forms of deposit, account control agreements, officer's certificates, and compliance certificates as may be required by the Financing Documents.

**RESOLVED FURTHER**, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company to file or to authorize the indenture trustee to file any Uniform Commercial Code ("<u>UCC</u>") financing statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name of the Company that the indenture trustee deems necessary or convenient to perfect any lien or security interest granted under the Financing Documents, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Company and such other filings in respect of intellectual and other property of the Company, in each case as the indenture trustee may reasonably request to perfect the security interests of the indenture trustee under the Financing Documents.

**RESOLVED FURTHER**, that the Authorized Officers be, and they hereby are, authorized, directed and empowered in the name of, and on behalf of, the Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Documents and all fees and expenses incurred by or on behalf of the Company in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform the Company's obligations under or in connection with the Financing Documents and to fully carry out the intent of the foregoing resolutions.

**RESOLVED FURTHER**, that each of the Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any of the Financing Documents or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof.

#### <u>General</u>

**RESOLVED FURTHER**, that the Board has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Company, or hereby waives any right to have received such notice.

**RESOLVED FURTHER**, that, consistent with the foregoing resolutions, each Authorized Officer is hereby authorized, directed, and empowered, in such Authorized Officer's discretion, on behalf of and in the name of the Company, as applicable, to (a) prepare, execute, and deliver or cause to be prepared, executed, and delivered, and where necessary, appropriate or desirable, file, or cause to be filed with the appropriate governmental authorities, all other agreements, instruments, and documents, including all certificates, contracts, bonds, receipts, or other papers, (b) incur and pay or cause to be paid all fees, expenses, and taxes, including legal fees and expenses, (c) engage such persons as such Authorized Officer shall in his judgment determine to be necessary, appropriate, or desirable, and (d) do any and all other acts and things as such Authorized Officer deems necessary, appropriate, or desirable to carry out fully the intent and accomplish the purposes of the foregoing resolutions and each of the transactions contemplated thereby (and the doing of any such act or thing shall be conclusive evidence that the same is deemed necessary, appropriate, or desirable).

**RESOLVED FURTHER**, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by the Board.

**RESOLVED FURTHER**, that each Authorized Officer is authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder as such Authorized Officer shall deem necessary or desirable in such Authorized Officer's reasonable business judgment as may be necessary or appropriate to effectuate the purposes of the foregoing resolutions.

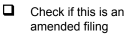
\*\*\*\*\*\*

**IN WITNESS WHEREOF**, I attest that the Board adopted the foregoing resolutions with respect to the Company as of the date written above.

Bv: in

Name: Michael E. Foreman Title: General Counsel and an Authorized Officer

Fill in this information to identify the case:						
Debtor name	Global A&T Electronics Ltd., et al.					
United States Ba	nkruptcy Court for the:	Southern District of New York				
Case number (If	known):		(State)			



12/15

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

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of cla If the claim is fully unsecured unsecured claim amount. partially secured, fill in to amount and deduction fo collateral or setoff to ca unsecured claim. Total claim, if partially secured collateral or collateral or		d, fill in only If claim is otal claim r value of Ilculate
1	Affiliates of Brigade Capital Management L.P. c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated		setoff <sup>1</sup>	Unliquidated
2	Tasman Fund LP c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
3	AB SICAV II – Multi Strategy Alpha Portfolio c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated

<sup>&</sup>lt;sup>1</sup> The Debtors reserve the right to assert setoff and other rights with respect to any of the claims listed herein.

#### 17-23931 Doc 1 Filed 12/17/17

Debtor Global A&T Electronics Ltd., et al.

# Entered 12/17/17 16:25:19 Main Document

13 of 20

Case number (if known)

Pg

Nature of claim Amount of claim Indicate if claim Name of creditor and complete Name, telephone number and email address (for example, If the claim is fully unsecured, fill in only mailing address, including zipcode of creditor contact is contingent. trade debts, unsecured claim amount. If claim is unliquidated, or bank loans, partially secured, fill in total claim disputed professional amount and deduction for value of collateral or setoff to calculate services, and unsecured claim government contracts) Total claim, Deduction Unsecured if partially for value of claim collateral or secured setoff<sup>1</sup> Delta Master Trust Thomas Redburn c/o Lowenstein Sandler LLP tredburn@lowenstein.com One Lowenstein Drive (p) 973-597-2456 Litigation Roseland, NJ 07068 Unliquidated Unliquidated 4 Claim SC Credit Opportunities Thomas Redburn Mandate, LLC tredburn@lowenstein.com c/o Lowenstein Sandler LLP (p) 973-597-2456 Litigation One Lowenstein Drive Unliquidated Unliquidated 5 Claim Roseland, NJ 07068 Thomas Redburn Texas Absolute Credit Opportunities Strategy LP tredburn@lowenstein.com c/o Lowenstein Sandler LLP (p) 973-597-2456 One Lowenstein Drive Litigation Unliquidated Unliquidated 6 Claim Roseland, NJ 07068 U.S. High Yield Bond Fund Thomas Redburn c/o Lowenstein Sandler LLP tredburn@lowenstein.com One Lowenstein Drive (p) 973-597-2456 Litigation Roseland, NJ 07068 7 Unliquidated Unliquidated Claim Affiliates of SEI Institutional Thomas Redburn Group tredburn@lowenstein.com c/o Lowenstein Sandler LLP (p) 973-597-2456 Litigation One Lowenstein Drive Unliquidated Unliquidated 8 Claim Roseland, NJ 07068 The Coca-Cola Company Thomas Redburn Master Retirement Trust tredburn@lowenstein.com c/o Lowenstein Sandler LLP (p) 973-597-2456 Litigation One Lowenstein Drive Unliquidated Unliquidated 9 Claim Roseland, NJ 07068

Debtor Global A&T Electronics Ltd., et al.

14 of 20

Case number (if known)

Pg

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	ample, is contingent, debts, unliquidated, or loans, disputed ssional es, and	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff <sup>1</sup>	Unsecured claim
	AllianceBernstein Cap Fund, Inc. – Alliance Bernstein Multi- Manager Alternative Strategies Fund c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
	FS Investment Corporation c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
	Cobbs Creek LLC c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
13	Burholme Funding LLC c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
14	Green Creek LLC c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
	Blackstone / GSO Strategic Credit Fund Blackstone / GSO Long-Short Credit Income Fund c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated

Debtor Global A&T Electronics Ltd., et al.

15 of 20

Case number (if known) \_\_\_\_

Pg

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff <sup>1</sup>	Unsecured claim
16	IP All Seasons Asian Credit Fund c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
17	Southpaw Credit Opportunity Master Fund LP c/o Lowenstein Sandler LLP One Lowenstein Drive Roseland, NJ 07068	Thomas Redburn tredburn@lowenstein.com (p) 973-597-2456	Litigation Claim	Unliquidated			Unliquidated
18	Affiliates of Marble Ridge Capital L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
19	Affiliates of KLS Diversified Asset Management L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
20	Affiliates of Taconic Capital Advisors L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
21	Alden Global Opportunities Master Fund, L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated

Debtor Global A&T Electronics Ltd., et al.

16 of 20

Case number (if known) \_\_\_\_

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	ample, debts, loans, sisional es, and	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff <sup>1</sup>	Unsecured claim
22	Millstreet Credit Fund L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
23	Ronin Trading Europe LLP c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
24	Mercer QIF Fund plc-Mercer Investments Fund 1 c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
25	Autonomy Special Situations Trading Fund Limited c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
26	Affiliates of Halcyon Capital Management L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
27	HNC L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated

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Debtor Global A&T Electronics Ltd., et al.

Case number (if known) \_\_\_\_

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	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff <sup>1</sup>	Unsecured claim
28	HDML Fund II LLC c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
29	EG Fixed Income Fund I c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated
30	Wazee Street Opportunities Fund IV L.P. c/o Brown Rudnick LLP Seven Times Square New York, NY 10036	Sigmund S. Wissner-Gross swissner-gross@brownrudnick.com (p) 212-209-4930	Litigation Claim	Unliquidated			Unliquidated

17 of 20

#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

GLOBAL A&T ELECTRONICS LTD.,

Debtor.

Chapter 11

Case No. 17-\_\_\_\_(\_\_\_)

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

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Global A&T Electronics Ltd.	UTAC Holdings Ltd.	22 Ang Mo Kio Industrial Park 2 Singapore 569506	100%

<sup>1</sup> This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

GLOBAL A&T ELECTRONICS LTD.,

Debtor.

Chapter 11

Case No. 17-\_\_\_\_(\_\_\_)

#### **CORPORATE OWNERSHIP STATEMENT**

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

Shareholder	Approximate Percentage of Shares Held
UTAC Holdings Ltd.	100%

Fill in this information to identify the case and the	his filing:	
Debtor Name Global A&T Electronics Ltd.		
United States Bankruptcy Court for the:	Southern District of New York	
Case number (If known):	(State)	

# Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- □ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- ☑ Other document that requires a declaration <u>Corporate Ownership Statement, List of Equity Security</u> <u>Holders</u>

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

Executed on

12/17/2017	× /s/ Michael E. Foreman
MM/ DD/YYYY	Signature of individual signing on behalf of debtor
	Michael E. Foreman
	Printed name
	Authorized Officer
	Position or relationship to debtor

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors