Case 16-11825-BLS Doc 1 Filed 08/08/16 Page 1 of 17

F	Fill in this information to identify the	case:							
ı	Jnited States Bankruptcy Court for the:								
	on the state of th	District of	Delaware						
_		District of	(State)						
								Char	k if this is an
(Case number (If known):			Chapter 1	1		Ц		nded filing
Off	ficial Form 201								
\/.	olomiamo Datitiam fa	NI	lea alise	ا مامیداد!	- ::::	Danler			
V	oluntary Petition fo	or Non	-inaiv	iduais	riling to	r Bankr	uptcy		04/16
	ore space is needed, attach a separa								
num	nber (if known). For more informatio	n, a separat	e document	t, Instructions	for Bankruptcy	Forms for Non	-Individuals, is a	ıvailab	le.
1.	Debtor's name	Logan's	Roadhouse,	, Inc.					
2.	All other names debtor used in								
	the last 8 years	-							
	Include any assumed names,								
	trade names, and <i>doing business</i> as names	-							
3.	Debtor's federal Employer								
	Identification Number (EIN)	62 – 160	02074						
	Debtor's address	Dringing	al mlage of h			Mailing add	rece if different	from	a rin a in a l
4.	Deptor's address	Principa	al place of b	Jusiliess		place of bu	ress, if different siness	IIOIII	principai
		3011 Arı	mory Drive, S	Suite 300					
		Number	Stree			Number	Street		
		Nashville	e	TN	37204				
		City		State	ZIP Code	City	S	tate	ZIP Code
							principal assets ace of business		ferent from
						principal pi	ace of business		
		<u>Davidso</u> County	n			Number	Street		
						City	S	tate	ZIP Code
									211 0000
5.	Debtor's website (URL)	Http://log	gansroadhou	use.com_					
6.	Type of debtor	⊠ Co	orporation (in	cluding Limited	Liability Compar	ny (LLC) and Lin	nited Liability Par	tnershi	p (LLP))
		☐ Pa	rtnership (ex	cluding LLP)	,		-		
		☐ Ot	her. Specify:	:					

Official Form 201 01:18938030.1

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Debtor	Logan's Roadhouse, Inc.	Case number (if known)
	Name	
7.	Describe debtor's business	A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above Activities Related to Real Estate B. Check all that apply: Tax-exempt entity (as described in 26 U.S.C. § 501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C.
		§ 80a-3)
		Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		 C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 7225
8. Under which chapter of the Bankruptcy Code is the debtor filing?		Chapter 7 Chapter 9 Chapter 11. Check all that apply: □ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 on a consolidated basis (amount subject to adjustment on 4/01/19 and every 3 years after that). □ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cashflow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). □ A plan is being filed with this petition. □ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). □ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. □ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2 Chapter 12
	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No ✓ Yes. District When Case number MM / DD / YYY
	If more than 2 cases, attach a separate list.	District When Case number MM / DD / YYY

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Debto								Ca	se number	(if known)				
	Name													
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	\square	No Yes.	I	Debtor	See a	ttached				Relationshi	p _:	See atta	ached
	List all cases. If more than 1,			I	District	See a	ttached				When	_		
	attach a separate list.			(Case nu	mber, if	known _				-	١	MM / DD	/YYY
11.	Why is the case filed in this district?		Chec	k all t	that app	ly:								
					ediately									ict for 180 days an in any other
					nkruptcy	/ case c	oncerning	debtor	's affiliate,	general part	tner, or partne	ership	is pend	ling in this
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?			why	It pose safety. What is It need It incluatention	he prop s or is a s the had s to be lides perion on (for e or other	perty need lleged to percent of the control of the	secure	d or protect assets that	ention? (Che nminent and cted from the t could quick I goods, mea	e attention. At eck all that ap identifiable he weather.	azard	to publi se value or securi	ic health or
				Is the	e prope No. Yes. li	•	Ci ired? e agency	ty			<u> </u>	State	z	ZIP Code
				_		t name	,							
					Phone									

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	Debtor's estimation of	Che	ck one:				
	available funds	\boxtimes	Funds will be availab	le for dis	stribution to unsecured creditors.		
			After any administrati creditors.	ve expe	nses are paid, no funds will be a	railable	for distribution to unsecured
4.	Estimated number of		1-49		1,000-5,000	0	25,001-50,000
	creditors		50-99		5,001-10,000		50,001-100,000
			100-199	\boxtimes	10,001-25,000		More than 100,000
			200-999				
	Estimated assets		\$0-\$50,000		\$1,000,001-\$10 million		\$500,000,001-\$1 billion
			\$50,001-\$100,000		\$10,000,001-\$50 million		\$1,000,000,001-\$10 billion
			\$100,001-\$500,000		\$50,000,001-\$100 million		\$10,000,000,001-\$50 billio
			\$500,001-\$1 million	⊠	\$100,000,001-\$500 million		More than \$50 billion
	Estimated liabilities		\$0-\$50,000		\$1,000,001-\$10 million	⊠	\$500,000,001-\$1 billion
			\$50,001-\$100,000		\$10,000,001-\$50 million		\$1,000,000,001-\$10 billion
			\$100,001-\$500,000		\$50,000,001-\$100 million		\$10,000,000,001-\$50 billio
			\$500,001-\$1 million		\$100,000,001-\$500 million		More than \$50 billion
	Request for Relief, Declara	ation, ar	d Signatures				
Al	RNING Bankruptcy fraud is a serie	ous crim	e. Making a false state			se can re	esult in fines up to \$500,000 o
	RNING — Bankruptcy fraud is a seri- imprisonment for up to 20 Declaration and signature of authorized representative of	ous crim years, o	e. Making a false state r both. 18 U.S.C. §§ 19	52, 1341			
AI	RNING Bankruptcy fraud is a seri- imprisonment for up to 20 Declaration and signature of	ous crim years, o The petil	e. Making a false state r both. 18 U.S.C. §§ 19 debtor requests relief i dion.	52, 1341 In accon	, 1519, and 3571.		
	RNING — Bankruptcy fraud is a seri- imprisonment for up to 20 Declaration and signature of authorized representative of	ous crim years, o The petil I ha	e. Making a false state ir both. 18 U.S.C. §§ 19 debtor requests relief tion. we been authorized to f	52, 1341 In according this parties the second	, 1519, and 3571. dance with the chapter of title 11,	United	States Code, specified in this
	RNING — Bankruptcy fraud is a seri- imprisonment for up to 20 Declaration and signature of authorized representative of	ous crim years, o The petil I ha	e. Making a false state r both. 18 U.S.C. §§ 19 debtor requests relief tion. we been authorized to false we examined the inform correct.	52, 1341 In accon file this p	, 1519, and 3571. dance with the chapter of title 11, petition on behalf of the debtor.	United ble belie	States Code, specified in this
	RNING — Bankruptcy fraud is a seri- imprisonment for up to 20 Declaration and signature of authorized representative of	ous crim years, o The petil I ha I ha and	e. Making a false state r both. 18 U.S.C. §§ 19 debtor requests relief tion. we been authorized to false we examined the inform correct.	in according this properties in according to the properties of the	, 1519, and 3571. dance with the chapter of title 11, setition on behalf of the debtor. this petition and have a reasona	United ble belie	States Code, specified in this

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Debtor Logan's Roadhouse, Inc. Name	Case	e number (if known)		
18. Signature of attorney	X Signature of attorney for debtor		Date	08/08/2016 MM/DD/YYYY
	Edmon L. Morton			WIW DD / FTT
	Printed Name			
	Young Conaway Stargatt & Taylor, LLP			
	Firm name			
- 00.3 m	1000 North King Street			
od Marke	Number Street			
	Wilmington	DE	1980	1
	City	State	Zip Co	ode
	(302) 571 - 6600	emortono	@ycst.com	
	Contact phone	Email ad	dress	
	3856	DE		
	Bar number	State		

Voluntary Petition for Non-Individuals Filing for Bankruptcy

Official Form 201 01:18938030.1

334 154

ATTACHMENT 1 TO VOLUNTARY PETITION

Pending Bankruptcy Cases Filed by Affiliated Entities

On the date hereof, each of the related entities listed below, including the debtor in this chapter 11 case (collectively, the "**Debtors**"), will file or have filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532. Contemporaneously with the filing of their voluntary petitions, the Debtors are filing a motion requesting that the Court consolidate their chapter 11 cases for administrative purposes only.

The Debtors are the following entities (along with their federal tax identification numbers):

- 1. Roadhouse Holding Inc. (27-4075939)
- 2. Roadhouse Intermediate Inc. (27-4076159)
- 3. Roadhouse Midco Inc. (27-4076337)
- 4. Roadhouse Parent Inc. (27-3425108)
- 5. LRI Holdings, Inc. (20-5894571)
- 6. Logan's Roadhouse, Inc. (62-1602074)
- 7. Logan's Roadhouse of Texas, Inc. (74-2902372)
- 8. Logan's Roadhouse of Kansas, Inc. (20-5948716)

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Debtor	Logan's Roadhous	ise, Inc.	Case number (if known)
Debto	r Name		
United	d States Bankru	optcy Court for the: District	of <u>Delaware</u>
Case	Number (if knov	wn)	
Offi	cial Form 2	:02	
De	claration	Under Penalty of Perju	ury for Non-Individual Debtors 12/15
subm docur	it this form for the ment, and any ame	schedules of assets and liabilities, any other	ebtor, such as a corporation or partnership, must sign and document that requires a declaration that is not included in the t state the individual's position or relationship to the debtor, the 011.
in cor		-	ement, concealing property, or obtaining money or property by fraud 00 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152,
	Declaration	n and signature	
		nt, another officer, or an authorized agent of the dual serving as a representative of the debtor in t	corporation; a member or an authorized agent of the partnership; his case.
	I have examined	the information in the documents checked below	v and I have a reasonable belief that the information is true and correct:
	☐ Schedule A/E	B: Assets–Real and Personal Property (Official F	orm 206A/B)
	☐ Schedule D.): Creditors Who Have Claims Secured by Prope	rty (Official Form 206D)
	☐ Schedule E/F	F: Creditors Who Have Unsecured Claims (Offici	al Form 206E/F)
	☐ Schedule G:	Executory Contracts and Unexpired Leases (Off	icial Form 206G)
	☐ Schedule H.	l: Codebtors (Official Form 206H)	
	☐ Summary of	of Assets and Liabilities for Non-Individuals (Offici	al Form 206Sum)
	☐ Amended So	chedule	
	⊠ Chapter 11 o	or Chapter 9 Cases: List of Creditors Who Have t	he 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
		ument that requires a declaration Corporate Owne	rship Statement
1	declare under penal	Ity of perjury that the foregoing is true and correct	et.
E	xecuted on	08/08/2016 MM / DD / YYYY	
X /s	s/ Keith A. Maib	וווווו / טט / וווווו	Keith A. Maib
		representative of debtor	Printed name

Official Form 201 01:18938030.1

Title

Chief Restructuring Officer

Fill in this information to identify the case:
Debtor name: Roadhouse Holding Inc., et al.
United States Bankruptcy Court for the: District of Delaware
Case number (if known): 16

Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders on a Consolidated Basis

12/15

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 zip code	mailing address, including zip code and email address of creditor contact		Indicate if claim is contingent unliqui- dated, or disputed	If the claim is fully unsecured, fill in only unsecured			
			professional services, and government contracts)	aisputeu	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	National Retail Properties 450 S. Orange Avenue Suite 900 Orlando FL 32801	Sam Khatib Sam.Khatib@nnnreit.com / leticia.thresher@nnnreit.com	Rent				\$521,869.74	
2	Cintas Corporation No 2 4601 Creekstone Dr Ste 200 Durham NC 27703	Sean McLaughlin AppleM@cintas.com / mclaughlins@cintas.com Facsimile No. 919-882-8325	Trade Payable				\$337,958.75	
3	Republic Services, LLC PO Box 99917 Chicago IL 60696-7717	Jeff Moody SSmetzler@republicservices.com / jmoody@republicservices.com	Trade Payable				\$269,613.90	
4	dba REMCO 995 Yeager Parkway Pelham AL 35124	Cort Harwood service@remcoalabama.com / cort@remcosoutheast.com Facsimile No. 205-620-1254	Trade Payable				\$208,000.00	
5	BullsEye Telecom Inc PO Box 33752 Detroit MI 48232-3752	help@bullseyetelecom.com	Trade Payable				\$193,194.13	
6	Coca Cola - Dr Pepper Fairshare PO Box 102703 Atlanta GA 30368	B. Marshall bimarshall@coca-cola.com	Trade Payable				\$185,785.00	
7	Ecolab Pest 26252 Network Place Chicago IL 60673-1262	Guy Turner guy.turner@ecolab.com Facsimile No. 407-830-5868	Trade Payable				\$178,750.00	
8	Store Capital 8501 E Princess Dr, Suite 190 Scottsdale AZ 85255	C. Barnett cbarnett@storecapital.com / fincollections@storecapital.com	Rent				\$159,457.72	
9	Brink's Incorporated 7373 Solutions Center Chicago IL 60677-7003	Al Ringer alringer@brinksinc.com	Trade Payable				\$141,682.39	

Debtor Roadhouse Holding Inc., et al.

Case number (if known) 16-___

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans,	Indicate if claim is contingent unliqui- dated, or	Amount of unsecured 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.			
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
10	Printed Images, Inc. 1650 Elm Hill Pike #9 Nashville TN 37210	Mark McGill mark.mcgill@proforma.com Facsimile No. 615-315-9300	Trade Payable				\$127,647.14	
11	Reed Smith LLP 225 Fifth Avenue Pittsburgh PA 15222	M. Aires MAires@ReedSmith.com Facsimile No. 215-851-1420	Profeesional Services				\$114,843.02	
12	AR Global 7621 Little Ave Suite 200 Charlotte NC 28226	Akomea Potsu-Kankam apoku-kankam@ar-global.com Facsimile No. 704-247-4956	Rent				\$109,893.24	
13	Compeat Inc 12303 Technology Blvd Suite 930D Austin TX 78727	Stacy Doucet stacy.doucet@compeat.com	Trade Payable				\$108,931.30	
14	dba People Matter Billing 466 King Street Charleston SC 29403	billing@peoplematter.com	Trade Payable				\$108,870.30	
15	VEREIT 2325 East Camelback Rd Suite 1100 Phoenix AZ 85016	Glenn Kindred gkindred@vereit.com	Rent				\$108,058.72	
16	Butler, Shine, Stern & Partner 20 Liberty Ship Way Sausalito CA 94965	A. Bayer abayer@bssp.com	Trade Payable				\$106,997.70	
17	Dykes Restaurant Supply PO Box 5100 Huntsville AL 35814	Fran Spinelli fspinelli@dykesfoodservice.com Facsimile No. 256-721-1365	Trade Payable				\$104,963.36	
18	Outdoor Nation LLC 1807 Taft Highway Ste 1 Ste 1 Signal Mountain GA 37377	Kim Clausen kim.clausen@outdoornation.net Facsimile No. 423-517-0075	Trade Payable				\$102,825.26	
19	Squirrel Systems G.P. PMB 740 250 H Street Blaine WA 98230-4033	K. Grewal kgrewal@squirrelsystems.com Facsimile No. 604-412-3399	Trade Payable				\$93,725.00	
20	AO Smith Corporation 12024 Collection Center Drive Chicago IL 60693	Darren Hyde dhyde@hotwater.com	Trade Payable				\$85,885.30	
21	Aramark Uniform & Career Appar 22808 Network Place Chicago IL 60673-1228	Kelley Suzzanne Kelley-Suzanne@aramark.com	Trade Payable				\$84,215.13	
22	IA Management LLC 62953 Collections Center Drive Chicago IL 60693-0629	Chrissy Hart chrissy.hart@iamanagement.com	Rent				\$66,325.85	
23	Whitex Financial Inc 15 Roundup Drive Sedona AZ 86336	Alec Deffis-Whittaker alec@deffis-whittaker.com	Rent				\$65,293.53	
24	Warren Logan's Ohio LLC 10 S. Howard St Ste 110 Baltimore MD 21201	Helen C. Stephenson helen@otiswarren.com	Rent				\$64,117.15	

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Debtor Roadhouse Holding Inc., et al.

Case number (if known) 16-____

	Name of creditor and complete mailing address, including zip code			Indicate if claim is contingent unliqui- dated, or	Amount of unsecured 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.			
			professional services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
25	Blair Manassas, LLC 1489 Chain Bridge Rd Ste 202 Mclean VA 22101	Steve Gotlinger bgotlinger@verizon.net / Steve.Georgilakis2@verizon.net	Rent				\$63,264.42	
26	Moody's PO Box 102597 Atlanta GA 30368-0597	Donna Hamrah donna.hamrah@moodys.com Facsimile No. 212-298-6463	Trade Payable				\$59,583.37	
27	NSF International Food Safety, Dept Lockbox 771380 PO Box 77000 Detriot MI 48277-1380	Christine Andrews nsfbilling@nsf.org	Trade Payable				\$57,251.84	
28	John E Lewis 3125 Buttercup Lane Camarillo CA 93012		Rent				\$57,249.99	
29	2 Combs Enterprises Inc 6562 E County Line Rd Rogersville MO 65742	Chris Combs christopherlcombs.34@gmail.com	Trade Payable				\$54,843.75	
30	Sang S. Yi & Young Ae Yi 47 McMullen Lane Gurley AL 35748	Sang S. Yi sammylee53@gmail.com	Rent				\$54,735.99	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

_	Chapter 11
In re: ROADHOUSE HOLDING INC., et al.,	Case No. 16() (Joint Administration Requested)
Debtors.	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), and 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, Roadhouse Holding Inc., a Delaware corporation, and its subsidiaries, who are each debtors and debtors in possession in the above-captioned cases (each a "**Debtor**"), hereby state as follows:

1. The direct equity interest holders of Roadhouse Holding Inc., their address, and the nature of their equity interests are as follows:

Equity Holder	Nature of Interest Held	Unit Holdings and % Ownership
Kelso Investment Associates	Common Stock	1,922,505 shares
VIII, L.P.		common stock 84.71%
	Common Stock	308,495 shares
KEP VI, LLC		common stock
		13.59%
	Common Stock	10,000 shares
Amy L. Bertauski		common stock
		0.44%

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Roadhouse Holding Inc. (5939); Roadhouse Intermediate Inc. (6159); Roadhouse Midco Inc. (6337); Roadhouse Parent Inc. (5108); LRI Holdings, Inc. (4571); Logan's Roadhouse, Inc. (2074); Logan's Roadhouse of Texas, Inc. (2372); and Logan's Roadhouse of Kansas, Inc. (8716). The location of the Debtors' corporate headquarters is 3011 Armory Drive, Suite 300, Nashville, Tennessee 37204.

Lynne D. Wildman	Common Stock	5,000 shares common stock 0.22%
Scott Dever	Common Stock	2,500 shares common stock 0.11%
Len VanPopering	Common Stock	579 shares common stock 0.03%
Sam Borgese	Common Stock	17,350 shares common stock 0.76%
David Cavallin	Common Stock	3,000 shares common stock 0.13%

- 2. The subsidiary listed below is 100% owned by Roadhouse Holding Inc.:
 - Roadhouse Intermediate Inc.
- 3. The subsidiary listed below is 100% owned by Roadhouse Intermediate Inc.:
 - Roadhouse Midco Inc.
- 4. The subsidiary listed below is 100% owned by Roadhouse Midco Inc.:
 - Roadhouse Parent Inc.
- 5. The subsidiary listed below is 100% owned by Roadhouse Parent Inc.:
 - LRI Holdings, Inc.
- 6. The subsidiary listed below is 100% owned by LRI Holdings, Inc.:
 - Logan's Roadhouse, Inc.
- 7. The subsidiaries listed below are 100% owned by Logan's Roadhouse, Inc.:
 - Logan's Roadhouse of Texas, Inc.
 - Logan's Roadhouse of Kansas, Inc.

LOGAN'S ROADHOUSE, INC.

SECRETARY'S CERTIFICATE

Dated and effective as of August 7, 2016

- I, Edmund Schwartz, Secretary of Logan's Roadhouse, Inc., a Tennessee corporation (the "*Company*"), do hereby certify the following at and as of the date first written above:
 - 1. I am the duly qualified, elected, and acting Secretary of the Company.
- 2. On August 7, 2016, the directors of the Company (collectively, the "**Board**") duly convened a special meeting of the Board in accordance with section 3.3(b) of the Bylaws of the Company (the "**Bylaws**"), as amended December 13, 2010, and at all times during the meeting a quorum of the Board (as determined in accordance with section 3.4 of the Bylaws) was present.
- 3. At that meeting, the Board adopted the following Resolutions, which were adopted in accordance with the Bylaws and are not inconsistent with the Bylaws:
 - **WHEREAS**, the Board has reviewed the materials presented by the management and the advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it, and the impact of the foregoing on the Company's businesses;
 - **WHEREAS**, the Board has had the opportunity to consult with the management and the advisors of the Company and fully consider each of the strategic alternatives available to the Company; and
 - **WHEREAS**, the Board has received, reviewed, and considered the recommendations of the senior management of the Company and the Company's legal and financial advisors as to the relative risks and benefits of pursuing a pre-negotiated plan of reorganization on the terms set forth in the Restructuring Support Agreement and the related term sheets attached thereto (in substantially the form of the draft thereof previously distributed to the Board by electronic mail or otherwise, collectively, the "**RSA**") under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**");
 - **WHEREAS**, the Board has determined that it is fair, appropriate, advisable, necessary, and in the best interests of the Company, its equity holders, creditors, and other parties in interest to enter into the RSA and to pursue the negotiation, documentation, execution, and solicitation of a plan of reorganization substantially on the terms set forth in the RSA and a related disclosure statement to facilitate the performance of the transactions described in the RSA;

WHEREAS, the Board has received, reviewed, and considered the recommendations of the senior management of the Company and the Company's legal and financial advisors regarding the relief that would be necessary and advisable to obtain from the Bankruptcy Court to allow the Company to effectively transition into chapter 11 (collectively, the "First Day Relief");

WHEREAS, the Board has determined that it is fair, appropriate, advisable, necessary, and in the best interests of the Company, its equity holders, creditors, and other parties in interest to seek the First Day Relief should it seek protection under chapter 11 of the Bankruptcy Code;

WHEREAS, the Board desires to approve the following Resolutions:

Chapter 11 Petition, RSA, and First Day Relief

RESOLVED, that in the judgment of the Board of the Company, it is desirable and in the best interests of the Company, its creditors and other parties in interest, that the Company (i) file or cause to be filed a voluntary petition for relief under the provisions of chapter 11 of the Bankruptcy Code, (ii) seek the First Day Relief, (iii) enter into the RSA, and (iv) pursue the transactions contemplated under the RSA;

RESOLVED, that Keith A. Maib, Nishant Machado, and Edmund Schwartz, each as authorized signatory or in any other capacity (each an "Authorized Officers," and collectively, the "Authorized Officers") acting alone or with one or more other Authorized Officers be, and they hereby are, authorized and empowered to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, 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 to maintain the ordinary course operation of the Company's business;

Debtor-in-Possession Financing

RESOLVED, that in connection with the commencement of the chapter 11 case, the Authorized Officers be, and hereby are, authorized, empowered and directed, in the name and on behalf of the Company to negotiate the use of cash collateral and to (i) authorize, negotiate, execute, and deliver a debtor-in-possession loan facility in the amount of \$25 million provided under that certain Debtor-in-Possession Credit Agreement (the "DIP Credit Agreement"), by and among the Company, the lenders party thereto from time to time (the "DIP Lenders"), and Cortland Capital Market Services LLC as agent (in such capacity, the "DIP Agent") and (ii) grant security interests in favor of the DIP Agent

and the DIP Lenders, to secure the obligations under the DIP Credit Agreement, in each instance, on the terms set forth in the RSA and such other terms and conditions as such Authorized Officers executing the same may consider necessary, proper or desirable, and to take such additional action and to execute and deliver each other agreement, instrument or document to be executed and delivered, in the name and on behalf of the Company, pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Officer approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof;

Retention of Professionals

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ Mackinac Partners, LLC ("*Mackinac*") as restructuring financial advisor and to appoint two of Mackinac's professionals, namely Keith A. Maib and Nishant Machado, to serve as Chief Restructuring Officer of Finance and Chief Restructuring Officer of Operations, respectively, in connection with any case commenced by the Company under the Bankruptcy Code and all related matters;

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ the law firm of Young Conaway Stargatt & Taylor, LLP 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;

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ Donlin, Recano & Company, Inc. as claims and noticing agent and administrative advisors in connection with any case commenced by the Company under the Bankruptcy Code and all related matters;

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ Jefferies LLC as financial advisor to the Company in connection with any case commenced by the Company under the Bankruptcy Code and all related matters;

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ any other professionals to 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;

RESOLVED, that the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate

retainers, and cause to be filed appropriate applications for authority to retain the services of the foregoing professionals as necessary;

Further Actions and Prior Actions

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the officers of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including filing fees, in each case as in such officer's or officers' judgment shall be necessary or desirable to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein;

RESOLVED, 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 these Resolutions were certified, are hereby in all respects approved and ratified; and

RESOLVED, that a copy of these Resolutions of the Board shall be filed with the minutes of the proceedings of the Board.

4. The foregoing Resolutions have not been amended, modified, repealed, or rescinded since adopted and are in full force and effect on and as of the date hereof.

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COUNTERPART SIGNATURE PAGE TO LOGAN'S ROADHOUSE, INC. SECRETARY'S CERTIFICATE

IN WITNESS WHEREOF, the undersigned has executed this Certificate, effective as of the date first appearing above.

LOGAN'S ROADHOUSE, INC.

Elmul Schwartz

By: Edmund Schwartz

Its: Secretary