	ill in this information to identify the	case:					
	ited States Bankruptcy Court for the:						
50	uthern District of Texa (State						
Ca	ase number (If known): 19-	Chapter 11	_			Check if amended	
Off	icial Form 201						
Vc	oluntary Petition fo	or Non-Indivi	iduals	Filing fo	or Bankru	ptcv	04/19
If mo	ore space is needed, attach a separ ber (if known). For more information	ate sheet to this form. Or	n the top of a	ny additional pa	ages, write the deb	otor's name and the o	
1.	Debtor's name	Monitronics Internationa	al, Inc.				
2.	All other names debtor used in the last 8 years	MONI, MONI Smart Sec	curity, Brinks	Home Security, E	Brinks Home		
	Include any assumed names,						
	trade names, and doing business as names						
	business as names						
3.	Debtor's federal Employer Identification Number (EIN)	7 4 - 2 7	1 9 3	4 3			
4.	Debtor's address	Principal place of bus	iness		Mailing addr	ess, if different from	principal
		1990 Wittington Place				on System, 1999 Brya	n St., Ste. 900
		Number Street			Number	Street	
		Farmers Branch	Texas	75234	Dallas	Texas	75201-3136
		City	State	ZIP Code	City	State	ZIP Code
						principal assets, if di ace of business	fferent from
		Dallas County					
		County			Number	Street	
					City	State	ZIP Code
5.	Debtor's website (URL)	Brinkshome.com					
6.	Type of debtor	☐ Corporation (inclu☐ Partnership (exclu☐ Other. Specify:	-	Liability Compan	y (LLC) and Limited	d Liability Partnership	(LLP))

Case 19-33650 Document 1 Filed in TXSB on 06/30/19 Page 2 of 22

Case number (if known) 19-

	name							
7.	Describe debtor's business	B. C.	Single Ass Railroad (a Stockbroke Commodity Clearing B None of the Check all that Tax-exemp Investment § 80a-3) Investment	nt apply: pt entity (as describ t company, includir t advisor (as define h American Industr scourts.gov/four-dig	defined in 11 L S.C. § 101(44)) U.S.C. § 101(4 d in 11 U.S.C. 11 U.S.C. § 78 ded in 26 U.S.C. ed in 15 U.S.C.	J.S.C. § 101(51) 53A)) § 101(6)) 1(3)) c. § 501) or pooled invest § 80b-2(a)(11)) c. System) 4-digi	tment vehicle (a	as defined in 15 U.S.C. t describes debtor. See
8.	Under which chapter of the Bankruptcy Code is the debtor filing?		Deb affill on 2 The sma flow the A pl Acc acc The and 193 und The	iates) are less than 4/01/22 and every 3 debtor is a small be all business debtor, a statement, and fer procedure in 11 U. lan is being filed with the procedure with 11 U. debtor is required I Exchange Commit 14. File the Attachmater Chapter 11 (Office debtor is a shell content of the procedure	incontingent liquid \$2,725,625 or 3 years after the pusiness debtor attach the moderal income ta S.C. § 1116(1) the this petition. In were solicite S.C. § 1126(b) to file periodic ssion according to Voluntaricial Form 2018	n a consolidated at). r as defined in 1 st recent balance ax return or if all (B). d prepetition from the construction of the construction of the construction for No. y Petition for No. y with this form	d basis (amount 11 U.S.C. § 101 be sheet, staten I of these docur orm one or more ample, 10K and d) of the Securi on-Individuals	s owed to insiders or t subject to adjustment (51D). If the debtor is a nent of operations, cashments do not exist, follow e classes of creditors, in 10Q) with the Securities ties Exchange Act of Filing for Bankruptcy e Act of 1934
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	No Yes.	District District		When When	MM / DD / YYY	Case	number number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list.	No Yes.	Debtor District Case nu	See Schedule 1 Southern District of the second sec	of Texas		Relationship	MM / DD / YYY

Debtor

Monitronics International, Inc.

Case 19-33650 Document 1 Filed in TXSB on 06/30/19 Page 3 of 22

	Debtor Monitronics International, Inc	: .			Case number (if know	<i>n</i>) 1	19-	
	Name							
11.	Why is the case filed in this	Che	ck all that apply:					
	district?	\boxtimes	days immediately preceding		ncipal place of business, or prin e date of this petition or for a lon			
			any other district. A hankruptcy case concert	nina	debtor's affiliate, general partne	r orn	artnershin is	nending in this
			district.	9	aostor o animato, gonorar partiro	i, oi p	aranoromp io	portaining in time
12.	Does the debtor own or have	\boxtimes	No					
	possession of any real property or personal property that needs		Yes. Answer below for eaneeded.	ach p	roperty that needs immediate a	tentio	n. Attach add	itional sheets if
	immediate attention?		Why does the property r	need	immediate attention? (Check	all th	at apply.)	
			It poses or is alleged safety.	to p	ose a threat of imminent and ide	entifial	ble hazard to	public health or
			What is the hazard?					
			☐ It needs to be physic	ally	secured or protected from the w	eathei	r.	
			attention (for exampl	e, liv	ods or assets that could quickly destock, seasonal goods, meat, o			
			assets or other optio	•				
			Where is the property?					
				Nu	mber Street			
				Cit	у		State	ZIP Code
			Is the property insured?					
			□ No.	201				
			Yes. Insurance ager	icy				
			Contact name					
			Phone					
	Statistical and administrativ	e info	rmation					
13.	Debtor's estimation of available funds		eck one:					
	available fullus				ribution to unsecured creditors.			
		Ш	After any administrative ex creditors.	xpen:	ses are paid, no funds will be av	allabl	e for distributi	on to unsecured
14.	Estimated number of		4.40		4 000 5 000	П	25,001-50,0	.00
	creditors		1-49 50-99		1,000-5,000 5,001-10,000	_	50,001-50,0	
			100-199	H	10,001-25,000	占	More than 1	
	*Consolidated for all Debtors	H	200-999	Ц	10,001-20,000	Ш	wore triail I	00,000
15.	Estimated assets		\$0-\$50,000		\$1,000,001-\$10 million		\$500,000,00	01-\$1 billion
			\$50,001-\$100,000		\$10,000,001-\$50 million	\boxtimes		001-\$10 billion
			\$100,001-\$500,000		\$50,000,001-\$100 million			0,001-\$50 billion
	*Consolidated for all Debtors		\$500,001-\$1 million		\$100,000,001-\$500 million		More than \$	

Case 19-33650 Document 1 Filed in TXSB on 06/30/19 Page 4 of 22 DocuSign Envelope ID: 8DBB67CE-52AA-4298-AD5A-314DE29EC48F

	Debtor Monitronics International,	Inc.			Case number (if kno	wn) <u>1</u>	9-
16.	Estimated liabilities		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
	*Consolidated for all Debtors						
	Request for Relief, Decla	ration, an	d Signatures				
WA	RNING — Bankruptcy fraud is a se or imprisonment for up t					ase can	result in fines up to \$500,000
17.	Declaration and signature of authorized representative of debtor	this	petition.		nce with the chapter of title 11	, United	States Code, specified in
		I hav			ition on behalf of the debtor.	able beli	ef that the information is true
		Exec F	cuted on O6/30/2019 Docusigned by: MM / DD / YY WL Graffam DA48628BECB147F	YY	foregoing is true and correct. Fred Graffam		
		Title	CFO, Executive Vice Asst. Secretary				
18.	Signature of attorney	X Signa	ature of attorney for debtor	K	<u>I</u>	_ D	ate 6/30/249
		Printe Hunt	othy A. Davidson II and Name on Andrews Kurth LLP name				
		600 Numb	Travis Street, Ste. 4200 per Street				
		Hous	ston		TX		77002
		City			Sta	e	Zip Code
		713-	220-4200		tade	davidson	@HuntonAK.com
		Conta	act phone		Em	ail addres	38
		2401	2503		TX		
			umber		Star	e	

Official Form 201A (12/15)

Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11

The following financial data is the latest available information and refers to the debtor's condition on

- 1. If any of the debtor's securities are registered under Section 12 of the Securities Exchange Act of 1934, the SEC file number is 333-110025.
- March 31, 2019. Total assets¹ \$1,330,914,000 a. Total debts (including debts listed in 2.c., below) b. \$1,954,689,000 Debt securities held by more than 500 holders c. **Approximate** number of holders: secured unsecured subordinated \$ See Schedule 2 secured unsecured subordinated secured unsecured subordinated \$ _____ \$ secured unsecured subordinated secured unsecured subordinated d. Number of shares of preferred stock 0 Number of shares common stock² 1,000 e. Comments, if any: _____
- 3. Brief description of debtor's business: <u>Monitronics International, Inc. provides residential customers and commercial client accounts with monitored home and business security systems, as well as interactive and home automation services.</u>
- 4. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of debtor: <u>Ascent Capital Group, Inc.</u>

The total assets and total debts in 2.a. and 2.b. include the consolidated assets and debts of each of the Debtors and are based on amounts reported in Monitronics International, Inc.'s Form 10-Q for the quarterly period ending on March 31, 2019.

As reported in Monitronics International, Inc.'s Form 10-Q for the quarterly period ending on March 31, 2019.

SCHEDULE 1

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case (collectively, the "<u>**Debtors**</u>"), filed a petition with this Court for relief under chapter 11 of the Bankruptcy Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

Company	Date Filed	District
Monitronics International, Inc.	June 30, 2019	S.D.Tex.
Monitronics Security LP	June 30, 2019	S.D.Tex.
Monitronics Canada, Inc.	June 30, 2019	S.D.Tex.
LiveWatch Security, LLC	June 30, 2019	S.D.Tex.
Security Networks LLC	June 30, 2019	S.D.Tex.
MIBU Servicer Inc.	June 30, 2019	S.D.Tex.
Platinum Security Solutions, Inc.	June 30, 2019	S.D.Tex.
Monitronics Funding LP	June 30, 2019	S.D.Tex.
MI Servicer LP, LLC	June 30, 2019	S.D.Tex.

SCHEDULE 2

The following financial data is the latest available information and refers to the Debtor's financial condition on March 31, 2019:

Type	Maturity	Principal Amount	Secured /	Approximate
		Outstanding	Unsecured	Number of
				Holders
				(Estimated)
Revolving	September	\$181,400,000	Secured	14
Credit	30, 2021			
Facility				
Term	September	\$1,072,500,000	Secured	245
Loan	30, 2022			
Facility				
Senior	April 1,	\$585,000,000	Unsecured	+1,000
Unsecured	2020			
Notes				

RESOLUTIONS ADOPTED BY UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF MONITRONICS INTERNATIONAL, INC.

On this 30th day of June, 2019, the undersigned, being all of the members of the board of directors (the "Board of Directors") of Monitronics International, Inc., a Texas corporation (the "Company" and, collectively with Monitronics Security LP, Monitronics Canada, Inc., LiveWatch Security, LLC, Security Networks LLC, MIBU Servicer Inc., Platinum Security Solutions, Inc., Monitronics Funding LP, and MI Servicer LP, LLC, the "Companies"), hereby consent in writing, pursuant to the provisions of applicable law, based on the advice of the Company's professionals and advisors, and after thorough discussions, to taking the following actions and adopting the following resolutions:

Chapter 11 Cases

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board of Directors it is desirable and in the best interests of the Company, its creditors, stockholders, and other interested parties, that the Company seek relief under the provisions of Chapter 11, Title 11 of the United States Code (the "**Bankruptcy Code**"); and it is further

RESOLVED, that the Company is hereby authorized, and each "<u>Authorized Person</u>" (as defined below) shall be, and hereby is, authorized and directed on behalf of the Company to commence a case under Chapter 11 of the Bankruptcy Code (the "<u>Chapter 11 Case</u>") by executing, verifying and delivering a voluntary petition in the name of the Company under Chapter 11 of the Bankruptcy Code and causing the same to be filed with the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>") in such form and at such time as the Authorized Person executing said petition shall determine; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and directed on behalf of the Company, to seek to have its Chapter 11 Case jointly administered by the Bankruptcy Court with the separate cases commenced by the other Companies under Chapter 11 of the Bankruptcy Code (the respective Chapter 11 Case together with such other separate cases, the "Chapter 11 Cases"); and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to take all actions necessary or appropriate for the Company to obtain post-petition financing according to the terms negotiated by such Authorized Person, including under one or more debtor-in-possession credit facilities, and to effectuate the foregoing, to enter into such loan agreements, documents, notes, guaranties, security agreements, pledge agreements and all other documents, agreements or instruments (collectively, the "Credit Documents") as may be deemed necessary or appropriate by the Authorized Person; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of the Company, to the extent applicable, to obtain the use of cash collateral, in such amounts and on such terms as may be agreed by any Authorized Person, including the grant of replacement liens, as is reasonably necessary for the continuing conduct of the affairs of the Company; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of the Company, to the extent applicable, to enter into, and to seek authority from the Bankruptcy Court to assume, any restructuring support agreement or similar agreements entered into in connection with the Chapter 11 Cases and to enter into, and/or seek assumption of, any agreements, documents, or instruments related thereto; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, with full power of delegation, on behalf of and in the name of the Company, to execute, verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or otherwise modify from time to time, all necessary or appropriate documents, including, without limitation, petitions, affidavits, schedules, motions, lists, applications, pleadings and other documents, agreements and papers, including all Credit Documents, and to take any and all actions that the Authorized Person deems necessary or appropriate, each in connection with the Chapter 11 Cases, any post-petition financing or any cash collateral usage contemplated hereby or thereby; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to employ and retain the law firms of Latham & Watkins LLP and Hunton Andrews Kurth LLP to act as attorneys for the Company, FTI Consulting, Inc. to act as financial advisor for the Company, and Moelis & Company LLC to act as investment banker for the Company, in each case in connection with the Chapter 11 Cases; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to employ and retain such further legal, restructuring, financial, accounting and bankruptcy services firms (together with the foregoing identified firms, the "**Professionals**") as may be deemed necessary or appropriate by the Authorized Person to assist the Company in carrying out its responsibilities in the Chapter 11 Cases and achieving a successful reorganization; and it is further

RESOLVED, that the Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, with full power of delegation, in the name and on behalf of the Company, to take or cause to be taken any and all such further action and to execute and deliver or cause to be executed or delivered, and to amend, supplement or otherwise modify from time to time, all such further agreements, documents, certificates, statements, notices, undertakings and other writings, and to incur and to pay or direct payment of all such fees and expenses, as in the

judgment of the Authorized Person shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions.

Rights Offering

WHEREAS, in connection with the Chapter 11 Cases and the Company's emergence from bankruptcy, the Company will issue to holders of its 9.125% Senior Notes due 2020 who have affirmatively opted out of receiving the cash payout (the "Cash Opt Out Noteholders") subscription rights (the "Rights") to purchase, in the aggregate, 44.80% of the total shares of its new common stock (the "New Common Stock") for an aggregate purchase price of \$177 million (the "Rights Offering"); and

WHEREAS, concurrent with the Rights Offering, the Company shall issue, in the aggregate, 25.31% of the total shares of the New Common Stock for an aggregate purchase price of \$100 million to certain noteholders (the "Equity Commitment Parties") payable by exchanging an aggregate principal amount of \$100 million of term loans owned or controlled by such noteholders (the "Equity Commitment Transaction").

NOW, THEREFORE, BE IT RESOLVED, that the Rights Offering and the Equity Commitment Transaction, and the execution and delivery by the Company of documents necessary to give effect thereto, including the Rights Offering Procedures, the Subscription Agreement to be delivered to the Cash Opt Out Noteholders, the Backstop Party Addendum, the Equity Commitment Party Addendum and the Subscription Agent Agreement, each document substantially in the form previously provided to the Board of Directors (collectively, the "Rights Offering Documents"), and the performance by the Company of its obligations and the exercise by the Company of its rights thereunder, are hereby approved and authorized in all respects; and it is further

RESOLVED, that the Authorized Persons be, and each of them acting alone hereby is, authorized and empowered, for and on behalf of the Company, to negotiate, approve, execute, enter into and/or effect, as applicable, the Rights Offering Documents, in such form and with such terms and conditions as are appropriate and customary and with such changes and additions as such Authorized Person may deem necessary, appropriate or advisable, such determination to be conclusively evidenced by the execution and delivery of such Rights Offering Documents in final form; and it is further

RESOLVED, that the Authorized Persons be, and each of them acting alone hereby is, authorized and empowered, for and on behalf of the Company, to do and perform all such acts and things and to enter into, execute and deliver all such other documents that, in the judgment of the Authorized Person taking such actions, are necessary, advisable or appropriate to effect and carry out the purposes and intent of the Rights Offering Documents, the Rights Offering, the Equity Commitment Transaction and to issue the Rights and corresponding New Common Stock; and it is further

RESOLVED, that the Authorized Persons be, and each of them acting alone hereby is, authorized and empowered, for and on behalf of the Company, to engage Prime Clerk LLC to serve as the subscription agent; and it is further

RESOLVED, that the Authorized Persons be, and each of them acting alone hereby is, authorized and empowered, for and on behalf of the Company, to engage Computershare Inc. to serve as the Company's transfer agent and to record in its books and records the issuance of New Common Stock to (i) Cash Opt Out Noteholders who have timely and validly exercise their Rights in accordance with the Rights Offering Procedures and (ii) the Equity Commitment Parties; and it is further

RESOLVED, that the Authorized Persons be, and each of them acting alone hereby is, authorized and empowered, for and on behalf of the Company, to make the shares of the New Common Stock eligible for issuance through the Depository Trust Company ("<u>DTC</u>"), and if any of the Authorized Persons so deem it necessary, advisable or appropriate with regard to the New Common Stock, the Authorized Persons be, and each of them acting alone hereby is, authorized to take all such further action and to file with DTC all such further documents as may, in the judgment of the Authorized Person taking such actions, be necessary, advisable or appropriate in order to accomplish the same; and it is further

General

RESOLVED, that all acts lawfully done or actions lawfully taken by any officer of the Company or any of the Professionals in connection with the Chapter 11 Case or any proceedings related thereto, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company; and it is further

RESOLVED, that any and all actions, whether previously or subsequently taken by any Authorized Person or any other person authorized to act by an Authorized Person, that are consistent with the intent and purpose of the foregoing resolutions or in connection with any matters referred to herein, shall be, and the same hereby are, in all respects, ratified, approved and confirmed; and it is further

RESOLVED, that for the purposes of these resolutions, the term "<u>Authorized Person</u>" shall mean and include Jeffrey Gardner, Fred Graffam, and William Niles.

The Secretary of the Company is hereby directed to place an executed copy of this Consent in the minutes of the proceedings of the Board of Directors.

IN WITNESS WHEREOF, the undersigned, constituting all of the members of the Board of Directors of the Company, have executed these Resolutions Adopted by Unanimous Written Consent as of the date first set forth above.

Monitronics International, Inc.
a Texas Corporation

Docusigned by:

H. Garduer

Name: Jeffery R. Gardner

Title: Chairman of the Board

Name: William E. Niles

Title: Director

Name: Sherman K. Edmiston III

Title: Director

Title: Director

The Secretary of the Company is hereby directed to place an executed copy of this Consent in the minutes of the proceedings of the Board of Directors.

IN WITNESS WHEREOF, the undersigned, constituting all of the members of the Board of Directors of the Company, have executed these Resolutions Adopted by Unanimous Written Consent as of the date first set forth above.

	a Texas Corporation
	Docusigned by: William Mls
Name: Jeffery R. Gardner	Name: William E. Niles
Title: Chairman of the Board	Title: Director
Name: Marc A. Beilinson	Name: Sherman K. Edmiston III
Title: Director	Title: Director

The Secretary of the Company is hereby directed to place an executed copy of this Consent in the minutes of the proceedings of the Board of Directors.

IN WITNESS WHEREOF, the undersigned, constituting all of the members of the Board of Directors of the Company, have executed these Resolutions Adopted by Unanimous Written Consent as of the date first set forth above.

Monitronics International, Inc. a Texas Corporation

Name: Sherman K. Edmiston III

Name: Jeffery R. Gardner Title: Chairman of the Board Name: William E. Niles

Title: Director

Name: Marc A. Beilinson

Title: Director Title: Director

The Secretary of the Company is hereby directed to place an executed copy of this Consent in the minutes of the proceedings of the Board of Directors.

IN WITNESS WHEREOF, the undersigned, constituting all of the members of the Board of Directors of the Company, have executed these Resolutions Adopted by Unanimous Written Consent as of the date first set forth above.

Monitronics International, Inc. a Texas Corporation

Name: Jeffery R. Gardner

Title: Chairman of the Board

Name: William E. Niles

Title: Director

Name: Marc A. Beilinson

Title: Director

Name: Sherman K. Edmiston III

Title: Director

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	§	
In re:	§	Chapter 11
	§	
MONITRONICS INTERNATION	AL, §	Case No. 19
INC., et al.,	§	
	§	
Debtors. ¹	§	Joint Administration Pending
	§	_

CONSOLIDATED LIST OF CREDITORS WHO HAVE THE 30 LARGEST UNSECURED CLAIMS AND ARE NOT INSIDERS

The above-captioned debtors and debtors in possession (collectively, the "Debtors") hereby certify that the Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders submitted herewith contains the names and addresses of the Debtors' top 30 unsecured creditors. The list has been prepared from the unaudited books and records of the Debtors. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11 cases. The list does not include (i) persons that come within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (ii) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 30 largest unsecured claims. The information contained herein shall not constitute an admission of liability by, nor is it binding on, the Debtors. Moreover, nothing herein shall affect the Debtors' rights to challenge the amount or characterization of any claim at a later date. The failure to list a claim as contingent, unliquidated or disputed does not constitute a waiver of the Debtors' rights to contest the validity, priority and/or amount of any such claim.

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Monitronics International, Inc. (9343), Security Networks LLC (8893), MIBU Servicer Inc. (5978), LiveWatch Security, LLC (3274), Platinum Security Solutions, Inc. (3850), Monitronics Canada, Inc. (9545), MI Servicer, LP, LLC (N/A), Monitronics Security LP (6524), and Monitronics Funding LP (6754). The location of the Debtors' corporate headquarters and the Debtors' service address is: 1990 Wittington Place, Farmers Branch, Texas 75234.

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Debtor name: Monitronics International, Inc.

United States Bankruptcy Court for the Southern District of Texas

Case number (If known): 19-

☐ 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

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	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only u claim amount. If claim is partially secured, total claim amount and deduction for value collateral or setoff to calculate unsecured		secured, fill in for value of
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	U.S. Bank National Association Indenture Trustee 100 Wall Street, Suite 1600 New York, NY 10005	Wendy Kumer Tel: (212) 951-8561 wendy.kumar@usbank.com	Senior Unsecured Notes				\$625,035,937.50
2	ALARM.COM Incorporated 8487 8281 Greensboro Drive, Suite 100 Tysons, VA 22102	Stephen S. Trundle Chief Executive Officer and President Tel: (877) 389-4033 info@alarm.com	Trade Claim				\$3,587,927.56
3	Skyline Security Management, Inc. 10642 Downey Ave., Suite 205 Downey, CA 90241	Edwin Arroyave CEO & Founder Tel: (888) 775-9732 j.arroyave@skylinesecurity.com	Dealer Holdback Claim	С			\$1,874,070.96
4	AllianceOne Receivables Management Inc. 4850 East Street Road, Suite 300 Trevose, PA 19053	Roni Teson Tel: (215) 354-5500 Roni.teson@teleperformance.com	Trade Claim				\$1,412,347.36
5	Microsoft Corporation 1 Microsoft Way Redmond, WA 98052-6399	Satya Nadella CEO & Director Tel: (425) 882-8080 Fax: (425) 706-7329	Trade Claim				\$1,150,945.00
6	Power Home Technologies, LLC 4521 Preslyn Drive Raleigh, NC 27616	Ben Brookhart CEO Tel: (844) 748-7233 owners@pht.com	Dealer Holdback Claim	С			\$1,134,413.25
7	The Brinks Company 1801 Bayberry Ct. P.O. Box 18100 Richmond, VA 23266-8100	Ronald J. Domanico Executive VP & CFO Tel: (804) 289-9600 corporate.relations@brinksinc.com	Licensing Claim				\$964,817.00
8	Google LLC 1600 Amphitheatre Parkway Mountain View, CA 94043	Sundar Pichai CEO Tel: (650) 253-2000 Fax: (650) 253-0001	Trade Claim				\$950,000.00

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Debtor Name Monitronics International, Inc.

Case number (if known) 19-

	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, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	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.		ecured, fill in or value of
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9		Curtis R. Kindred President Tel: (817) 900-8457 crkindred@ americandefensesystems.com	Dealer Holdback Claim	С			\$581,873.17
10	Texas Comptroller of Public Accounts Lyndon B. Johnson State Office Building 111 East 17 th Street Austin, TX 78774	Texas Comptroller of Public Accounts Tel: (800) 252-1381 treasury@texas.gov	Sales Tax Claim				\$577,632.40
11	ALARMNET (333597) 26069 Network Place Chicago, IL 60673-1260	Elaine Schmitt Tel: (631) 692-1957 Elaine.schmitt@honeywell.com	Trade Claim				\$416,088.00
12	Capital Connect, Inc. 6400 E. Grant Road, #270 Tucson, AZ 85715	Sean Mcbride Tel: (520) 209-2525 customerservice@ capitalconnect.com	Dealer Holdback Claim	С			\$368,902.57
13		Saurajit Kanungo Tel: (469) 916-7730 Info-at-cybergroup.com	Trade Claim				\$357,000.00
14	200 Vesey Street	Kenneth I. Chenault, CFO Tel: (212) 640-2000 IR@aexp.com	Trade Claim				\$328,529.00
15	ACTSS Corp. 381 Callejuan Calaf San Juan, PR 00918	Carla Colon Tel: (787) 782-6517 alex@intelactpr.net	Dealer Holdback Claim	С			\$257,538.27
16	B & D Security, Inc. 9120 Norwalk Blvd. Santa Fe Springs, CA 90670	Ousvaldo Lerma Tel: (562) 821-2900 collectionsmonicm@yahoo.com	Dealer Holdback Claim	С			\$220,649.86
17	9175 W. State St.	Kelly Barham Tel: (888) 515-6199 info@zenith-security.com	Dealer Holdback Claim	С			\$198,862.78
18	Direct)	Deborah Willis Tel: (817) 457-8412 sales@tgidirect.com	Trade Claim				\$193,789.50
19		Javier Marrero Tel: (800) 707-2693 cc@alphaonesecurity.com	Dealer Holdback Claim	С			\$191,742.93
20		Mark Hamilton Tel: (850) 488-6800 DORGTA@floridarevenue.com	Sales Tax				\$190,449.04
21	Inc.	Matt Liebelt Tel: (714) 673-6800 matt@directprotectnow.com	Dealer Holdback Claim	С			\$186,039.93

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Debtor Name Monitronics International, Inc.

Case number (if known) 19-

	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, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsclaim amount. If claim is partially secured, fit total claim amount and deduction for value collateral or setoff to calculate unsecured cl		ecured, fill in or value of
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
22	3681 Corporate Drive	Bill Marks Tel: (614) 441-4601 bill@ohalarm.com	Dealer Holdback Claim	С			\$184,859.53
23	507 N. Sam Houston Pkwy E., Suite 400	Heather and Michael Pittman Tel: (281) 820-2810 arap@alliedhomesecurity.net	Dealer Holdback Claim	С			\$171,241.78
24		Vasudeva Akula Tel: (703) 597-3843 info@voziq.com	Trade Claim				\$165,000.00
25	Alpha One Security Solutions LLC 2462 Sand Lake Rd. Orlando, FL 32809	Javier Marrero Tel: (866) 307-1877 contracts@alphaonefl.com	Dealer Holdback Claim	С			\$163,090.47
26	P.O. Box 9024140	Edificio Intendente Ramirez Tel: (787) 622-0123 info@hacienda.pr.gov	Sales Tax				\$146,940.28
27	2777 N. Stemmons Fwy, Suite 1240	Matthew Rose Tel: (972) 814-1285 info@allata.com	Trade Claim				\$130,000.00
28	Nest Labs Inc. 3400 Hillview Avenue Palo Alto, CA 94304	Tony Fadell, Co-Founder, CEO and Director Tel: (650) 331-1127	Trade Claim				\$127,496.00
29	6175 S. Willow Drive, 10th Floor Greenwood Village, CO 80111	Bret C. Griess Tel: (303) 200-2000 List-CSG Billing Inquiries@CGI.com	Trade Claim				\$125,000.00
30	Envision Security Inc.	Tel: (623) 877-1106 Darryl@envnow.com	Dealer Reserve Holdback Claim	С			\$119,725.67

Fill in this information to identify the case and this filing:
Debtor Name Monitronics International, Inc.
United States Bankruptcy Court for the Southern District of Texas
Case number (if known): 19-
Official Form 202

Official Form 202

<u>Declaration Under Penalty of Perjury for Non-Individual Debtors</u>

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			
\boxtimes	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			
I declare	e under penalty of perjury that the foregoing is true and on 06/30/2019 MM/DD/YYYY MM/DD/YYYYY X Signature of individual on behalf of debtor Fred Graffam Printed name CFO, Executive Vice President, and Asst. Secretar			

Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	- § §	Chapter 11
MONITRONICS INTERNATIONAL, INC.,	9 8 8	Case No. 19
Debtor. ¹	\ \ \ \ \	

STATEMENT OF CORPORATE OWNERSHIP

Following is the list of entities that directly or indirectly own 10% or more of any class of Monitronics International, Inc.'s equity interests. This list is prepared in accordance with Fed. R. Bankr. P. 1007(a)(1) and Fed. R. Bankr. P. 7007.1 in this chapter 11 case.

Ascent Capital Group, Inc.

LIST OF EQUITY SECURITY HOLDERS

Following is a list of debtor Monitronics International, Inc.'s equity security holders. This list has been prepared in accordance with Fed. R. Bankr. P. 1007(a)(3) for filing in this chapter 11 case.

Ascent Capital Group, Inc. 5251 DTC Parkway, Suite 1000 Greenwood Village, CO 80111 (100%)

The last four digits of the Debtor's federal tax identification number are 9343. The location of the Debtor's corporate headquarters and the Debtor's service address is: 1990 Wittington Place, Farmers Branch, Texas 75234.

Fill in	this inf	ormation to identify the case and this filing:			
Debto	r Name	Monitronics International, Inc.			
United	d States	Bankruptcy Court for the Southern District of Texas			
Case	number	(if known): <u>19-</u>			
Officia	al Form	202			
Decla	ration	Under Penalty of Perjury for Non-Individual Debtors 12/15			
oartners hat req This for he date WARNII	ship, mu quires a rm must e. Bankr NG Baı	who is authorized to act on behalf of a non-individual debtor, such as a corporation or st sign and submit this form for the schedules of assets and liabilities, any other document declaration that is not included in the document, and any amendments of those documents. state the individual's position or relationship to the debtor, the identity of the document, and uptcy Rules 1008 and 9011. **Representation of the debtor of the identity of the document, and uptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining			
		erty by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or or up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.			
	Dec	laration 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.				
		xamined the information in the documents checked below and I have a reasonable belief that the ion 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)			
	⊠ <u>Security</u>	Other document that requires a declaration Corporate Ownership Statement; List of Equity Holders			
	I declare	d on $\frac{06/30/2019}{\text{MM/DD/YYYY}}$ X Signature of individual on behalf of debtor			

Printed name

CFO, Executive Vice President, and Asst. Secretary

Position or relationship to debtor