ill in this information to identify the case:	
United States Bankruptcy Court for the District of Eastern District of Missouri	
Case number (if known): Chapter 11	

Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

	nore space is needed, attach a sepa mber (if known). For more informati							
1.	Debtor's name	Allmand Bros., Ir	nc.					
2.	All other names debtor used in the last 8 years							
	Include any assumed names, trade names, and doing business as names							
3.	Debtor's federal Employer Identification Number (EIN)	47-0464710						
4.	Debtor's address	Principal place of	f business		Mailing address, if different from principal of business			
		12301 W. Wir	th Street					
		Number Street		_	Number	Street		
					P.O. Box 702			
					P.O. Box			
		Wauwatosa	WI	53222	Milwaukee	WI	53201	
		City	State	ZIP Code	City	State	ZIP Code	
		United States of	Amorica		Location of pr principal place	ation of principal assets, if differen cipal place of business		
		County	America		1502	West	4th Avenue	
		·			Number	Street		
					Holdrege	NE	68949	
					City	State	ZIP Code	
5.	Debtor's website (URL)	https://www.allm	nand.com/na/en_	_us/home.html				
6.	Type of debtor	☑ Corporation (ir☐ Partnership (ex☐ Other. Specify	xcluding LLP)	ability Company (L	LC) and Limited Lia	bility Partnershi	p (LLP))	

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Debtor

	Name									
7.	Describe debtor's business	Α. (Check or	ne:						
			Health C	Care Bus	iness (as de	fined in 11 U	.S.C. §	3 101(27A))		
			Single A	sset Rea	al Estate (as	defined in 11	U.S.C	C. § 101(51B))		
			Railroad	(as defi	ned in 11 U.	S.C. § 101(4	4))			
			Stockbro	oker (as	defined in 17	I U.S.C. § 10	1(53A))		
			Commo	dity Brok	er (as define	ed in 11 U.S.0	C. § 10	01(6))		
			Clearing	Bank (a	s defined in	11 U.S.C. § 7	781(3))		
		\boxtimes	None of	the abov	/e					
		В (Check al	l that ap	olv.					
				• •	-	ibed in 26 U.	S.C. §	501)		
				•	• ,		_	•	vehicle (as defined in 15 U.S.	C. § 80a-3)
						ed in 15 U.S.			(**************************************	3 ,
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See								
					-	-		ciation-naics-code	<u>es</u> .	
		335	53 – Ele	ectrical I	<u>-quipment</u>	Manufactur	ing			
8.	Under which chapter of the	Che	eck one:							
	Bankruptcy Code is the debtor filing?	П	Chapter	7						
	debtor ming.		•							
			Chapter		-111-111					
		\bowtie	Chapter		ck all that ap					
	A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small				and its aggr insiders or a attach the r statement,	egate noncor affiliates) are nost recent b and federal ir	ntinger less the alance ncome	nt liquidated debts nan \$2,725,625. e sheet, statemer	I in 11 U.S.C. § 101(51D), is (excluding debts owed to lif this sub-box is selected, int of operations, cash-flow my of these documents do 116(1)(B).	
	business debtor") must check the								1182(1). Its aggregate	
	second sub-box.				noncontinge are less that Chapter 11, sheet, state	ent liquidated in \$7,500,000 . If this sub-b ment of opera any of these o	debts and it box is sations,	(excluding debts of chooses to proceed attach to cash-flow staten	ceed under Subchapter V of he most recent balance nent, and federal income tax follow the procedure in 11	
					_	ing filed with	this pe	etition.		
					Acceptance	s of the plan	were s		n from one or more classes	
						-		•	example, 10K and 10Q) with	
					the Securiti Securities I	es and Excha Exchange Actividuals Filing	ange C t of 19	Commission according to the Attack	ding to § 13 or 15(d) of the hment to Voluntary Petition Chapter 11 (Official Form	
					The debtor		npany	as defined in the	Securities Exchange Act of	
			Chapter	12						
9.	Were prior bankruptcy cases		No							
	filed by or against the debtor within the last 8 years?		Yes	District		Wher	า	MANA/DD/2000	Case number	
	If more than 2 cases, attach a							MM/ DD/ YYYY		
	separate list.			District		Wher	n		Case number	
				וווטווטו		vviiei	' —	MM / DD/ YYYY		
								1V.1.VI / DD/ 1111		

Pg 3 of 25 Case number (if known) Debtor Allmand Bros., Inc. Name 10. Are any bankruptcy cases □ No pending or being filed by a See Schedule 1 See Schedule 1 Debtor Relationship business partner or an affiliate of the debtor? District Eastern District of Missouri When July 20, 2020 MM / DD/ YYYY List all cases. If more than 1. Case number, if known attach a separate list. 11. Why is the case filed in this Check all that apply: district? Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. 12. Does the debtor own or have ⊠ No possession of any real ☐ Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed. property or personal property that needs immediate attention? Why does the property need immediate attention? (Check all that apply.) It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. What is the hazard? It needs to be physically secured or protected from the weather. It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options). \square Other Where is the property? Number Street City ZIP Code State Is the property insured? □ No ☐ Yes. Insurance agency Contact Name Phone Statistical and administrative information Check one: 13. Debtor's estimation of available funds Funds will be available for distribution to unsecured creditors. After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors. 14. Estimated number of 1-49 П 1,000-5,000 25,001-50,000 creditors 50-99 5,001-10,000 50.001-100.000 (on a consolidated basis with all 100-199 More than 100,000 10,001-25,000 affiliated debtors) 200-999

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Main Document

Case 20-43598

Doc 1

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ebtor	Allmand Bros., Inc.			Pg 4 of 25	Case number (if known)	20()
	Name					
15.	Estimated assets	□ \$0-\$5	60,000	□ \$1,000,	001-\$10 million	□ \$500,000,001-\$1 billion
	(on a consolidated basis with all affiliated debtors)		01-\$100,000		0,001-\$50 million	⊠ \$1,000,000,001-\$10 billion
			001-\$500,000		0,001-\$100 million	□ \$10,000,000,001-\$50 billion
		□ \$500 ₁	001-\$1 million	□ \$100,00	00,001-\$500 million	☐ More than \$50 billion
16.	Estimated liabilities		0,000		001-\$10 million	□ \$500,000,001-\$1 billion
	(on a consolidated basis with all affiliated debtors)		01-\$100,000		0,001-\$50 million	⊠ \$1,000,000,001-\$10 billion
			001-\$500,000		0,001-\$100 million	□ \$10,000,000,001-\$50 billion
		□ \$500,	001-\$1 million	□ \$100,00	00,001-\$500 million	☐ More than \$50 billion
	Request for Relief, D					
NAR	NING – Bankruptcy fraud is a up to \$500,000 or im		T.		onnection with a bankr 5.C. §§ 152, 1341, 1519	
17	7. Declaration and signature authorized representative debtor		The debtor reques	ts relief in accordanc	e with the chapter of title 1	1, United States Code, specified in
	deptor	70	I have been author	rized to file this petition	on on behalf of the debtor.	
		*	I have examined the true and correct.	ne information in this	petition and have a reason	nable belief that the information is
			I declare under pe	nalty of perjury that th	ne foregoing is true and co	rrect.
			Executed on	July 20, 2020 MM / DD / YYYY		
		×	Le MA	HHLIN		
		~	Signature of a debtor	uthorized representati		. Schwertfeger name
			Senior Vice	President and Chie	ef	
			Financial Of Title	ficer		
18	8. Signature of attorney	×] /s/ Thomas H. Risl		July 20, 2020
			Signature of attor	ney for debtor		MM / DD / YYYY
			Thomas H. Ris	ke	Ronit J. B	Berkovich
			Printed Name			
			Carmody MacD	onald P.C.	Weil, Go	tshal & Manges LLP
			Firm Name			
			120 S. Central Address	Avenue, Suite 180	0 767 Fifth	Avenue
			St. Louis, Misso City/State/Zip	ouri, Suite 1800	New Yor	k, New York 10153
					(040) 04(0.9000
			(314) 854-8600 Contact Phone		(212) 310	J-6UUU
			thr@carmodym	acdonald com	Ponit Po	rkovich@weil.com
			Email Address	acachaia.com	Nonit.be	INO VIOLIGO WEIL COLLI

Missouri

State

#61838MO

Bar Number

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Schedule 1

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

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Eastern District of Missouri. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

COMPANY
Briggs & Stratton Corporation
Billy Goat Industries, Inc.
Allmand Bros., Inc.
Briggs & Stratton International, Inc.
Briggs & Stratton Tech, LLC

ACTION BY WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF ALLMAND BROS., INC.

July 19, 2020

The required members of the board of directors of Allmand Bros., Inc. (the "<u>Company</u>") do hereby consent to, adopt, and approve, by written consent in accordance with Section 21-2090 of the 2019 Nebraska Revised Statutes, the following resolutions and each and every action effected thereby:

WHEREAS, the board of directors (the "Board") of the Company has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's businesses; and

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

WHEREAS, the Board believes that commencing the Chapter 11 Cases (as defined below) is in the best interests of the Company; and

WHEREAS, it is proposed that the Company and certain of its affiliates (together with the Company, the "Sellers") enter into a Stock and Asset Purchase Agreement (the "SAPA") with Bucephalus Buyer, LLC (the "Buyer"), pursuant to which, among other things, (i) the Buyer will act as a "stalking horse" bidder in the Court-supervised sale process for the business and assets of the Sellers and (ii) subject to the receipt of higher or better offers in accordance with the Bidding Procedures Order (as defined in the SAPA) as well as the approval of the Bankruptcy Court (as defined below) and other customary conditions set forth in the SAPA, the Buyer will purchase, acquire and assume from the Sellers the Acquired Assets, the Acquired Equity Interests and the Assumed Liabilities (each as defined in the SAPA), in each case as set forth in the SAPA, for a cash purchase price of \$550,000,000 subject to certain adjustments as set forth in the SAPA; and

WHEREAS, the Board believes that entering into the lending transactions or the guarantee of the lending transactions, as applicable, under that certain debtor-in-possession credit facility is in the best interests of the Company; and

WHEREAS, Briggs & Stratton Corporation, a Wisconsin corporation (the "<u>DIP Borrower</u>") desires to enter into, deliver, and perform its obligations under that certain Senior Secured Debtor-In-Possession Revolving and Term Credit Agreement, dated on or around the date hereof (as may be amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "<u>DIP Credit Agreement</u>"), by and among the DIP Borrower, Briggs & Stratton AG, a Swiss corporation ("<u>Swiss Borrower</u>"), and the other borrowers from time to time party thereto, as borrowers (together with the DIP Borrower and the Swiss Borrower, each individually a "<u>Borrower</u>" and, collectively, the "<u>Borrowers</u>"), the lenders from time to time party thereto (the "<u>DIP Lenders</u>"), and JPMorgan Chase Bank, N.A., as administrative agent for the DIP Lenders (in such capacity, including any successor thereto, the "<u>DIP Administrative Agent</u>") and as collateral agent for the DIP Lenders (in such capacity, including any successor thereto, the "<u>DIP Collateral Agent</u>," and together with the DIP Administrative Agent, the "<u>DIP Agents</u>"), pursuant to which \$677,500,000 in aggregate principal amount

will be made available to the Borrowers on the terms and conditions set forth in the DIP Credit Agreement;

WHEREAS, severally pursuant to (i) the entry by the applicable bankruptcy court of any interim and final orders approving the DIP Credit Agreement, (ii) that certain U.S. Senior Secured Debtor-in-Possession Collateral Agreement, dated on or around the date hereof (as may be amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "DIP Security Agreement"), by and among the DIP Borrower, the Company (as party to that certain U.S. Senior Secured Debtor-in-Possession Collateral Agreement, the "DIP Guarantor"), the other pledgors from time to time party thereto and the DIP Collateral Agent and (iii) that certain Debtor-in-Possession Guarantee Agreement, dated on or around the date hereof (as may be amended, restated, amended and restated, supplemented, and/or otherwise modified from time to time, the "DIP Guarantee Agreement"), among the DIP Borrower, the DIP Guarantor, the other subsidiaries of the DIP Borrower from time to time party thereto and the DIP Collateral Agent, (x) the DIP Borrower and the DIP Guarantor shall grant to the DIP Collateral Agent for the benefit of the DIP Lenders and the other secured parties a legal, valid, continuing and enforceable security interest in the Collateral (with the priority fully described therein and in the DIP Credit Agreement), (such grant, the "Security Grant") and (y) the DIP Guarantor shall guarantee, without limitation, the obligations of the Borrowers (under, without limitation, the DIP Credit Agreement) (such guarantee the "Guaranty of Obligations").

WHEREAS, the Board believes that taking the actions set forth below are in the best interests of the Company and, therefore, desires to approve the following resolutions.

I. Commencement of Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that the Board has determined, after due consultation with the management and the legal and financial advisors of the Company, that it is desirable and in the best interests of the Company, its creditors, and other parties in interest that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and be it further

RESOLVED, that any elected officer or director of the Company (each, an "<u>Authorized Officer</u>") be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed to execute and file in the name and on behalf of the Company, and under its corporate seal or otherwise, all petitions, schedules, statements, motions, lists, applications, pleadings, orders, and other documents in the United States Bankruptcy Court for the Eastern District of Missouri (the "<u>Bankruptcy Court</u>"), and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, and to take and perform any and all further acts and deeds which such Authorized Officer, who may act without the joinder of any other Authorized Officer, deems necessary, proper, or desirable in connection with the Company's chapter 11 cases (each, a "<u>Chapter 11 Case</u>" and together, the "<u>Chapter 11 Cases</u>"), including, without limitation, continuing to use cash in the ordinary course and negotiating, executing, delivering, and performing any and all documents, agreements, certificates, and/or instruments in connection with the transactions and professional retentions set forth in this resolution, with a view to the successful prosecution of such Chapter 11 Cases; and be it further

II. Stalking Horse Agreement

RESOLVED, that the Board has carefully considered the terms and conditions of the SAPA and the transactions contemplated thereby, and the Board has determined, after due consultation with the management and the legal and financial advisors of the Company, that it is advisable and in the

best interests of the Company, its creditors, and other parties in interest to enter into the SAPA; and be it further

RESOLVED, that the form, terms and provisions of the SAPA, and the execution, delivery and performance thereof and the consummation of the transactions contemplated thereunder by the Company, are hereby authorized and approved in all respects; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed in the name and on behalf of the Company to negotiate, finalize, execute and deliver the SAPA, with any such changes, revisions, amendments and additions thereto as any such Authorized Officer shall, in his or her sole discretion, deem appropriate, such approval to be conclusively evidenced by such negotiation, finalization, execution and delivery thereof, and that each Authorized Officer be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed in the name and on behalf of the Company to cause the Company to perform its obligations under the SAPA and to cause the Company to consummate the transactions contemplated by the SAPA in accordance with the terms of the SAPA and to do any and all other acts and things, and to negotiate, finalize, execute and deliver any and all additional certificates, documents or instruments, that, in the opinion of such Authorized Officer, shall be necessary, desirable or appropriate to carry into effect the purposes and intent of these resolutions; and be it further

RESOLVED, that, in order for the Company to comply with all applicable requirements, rules and regulations of domestic or foreign (whether national, federal, state, provincial, local or otherwise) administrative or governmental agencies in each jurisdiction where the Company or any of its subsidiaries conducts any business or owns any property or assets, the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed in the name and on behalf of the Company to prepare or cause to be prepared, execute and file or cause to be filed, and to pay any and all fees and costs related thereto or associated therewith, all registrations, notifications, reports, statements, declarations, documents and information required to be filed by the Company with any such administrative or governmental agency or agencies as may, in their judgment, be required or advisable in connection with the SAPA or the transactions contemplated thereunder; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed in the name and on behalf of the Company to negotiate, enter into, execute, deliver and perform obligations under one or more ancillary agreements, including transfer documents relating to the SAPA and such similar agreements as any such Authorized Officer shall, in his or her sole discretion, deem necessary, desirable or appropriate, and to consent to or approve, the designation of any agent pursuant thereto; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, perform, and approve any necessary public disclosures and filings, including any regulatory, governmental or industry-related filings or actions, related to, and such other documents, agreements, instruments and certificates as may be required by the SAPA, and to take such other actions that in the judgment of the Authorized Officer shall be or become necessary, proper or desirable in connection execution or implementation of the SAPA; and be it further

III. Retention of Advisors

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, New York 10153, is hereby retained as attorneys for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Carmody MacDonald P.C., located at 120 South Central Avenue #1800, Clayton, Missouri 63105, is hereby retained as attorneys for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm Foley & Lardner LLP, located at 777 East Wisconsin Avenue, Milwaukee, WI 53202, is hereby retained as corporate counsel for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Houlihan Lokey Inc., located at 111 South Wacker Drive, 37th Floor, Chicago, Illinois 60606, is hereby retained as investment banker for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Ernst & Young, LLP, located at 5 Times Square, New York, New York 10036, is hereby retained as restructuring and tax advisors for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Deloitte LLP, located at 30 Rockefeller Plaza, New York, New York 10112 is hereby retained as auditor and tax consultant for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Kurtzman Carson Consultants LLC, located at 1290 Avenue of the Americas, 9th Floor, New York, New York 10104, is hereby retained as claims and noticing agent for the Company in the Chapter 11 Cases, subject to Bankruptcy Court approval; and be it further

IV. Entry into Debtor-In-Possession Facility

RESOLVED, that in connection with the Chapter 11 Cases, it is in the best interest of the Company to engage in, and the Company will obtain benefits from, the lending transactions or the guarantee of the lending transactions, as applicable, under that certain debtor-in-possession credit facility in an aggregate principal amount of up to \$677,500,000 as evidenced by the DIP Credit Agreement; in each case, subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct, promotion and attainment of the business of the Company (the "Debtor-in-Possession Financing"); and be it further

RESOLVED, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Cases, substantially in the form presented to the Board, (ii) the DIP Guarantee Agreement, (iii) the DIP Security Agreement, and (iv) any and all of the other agreements, including, without limitation, any guarantee, security agreement, letters, certificates, documents, and instruments authorized, executed, delivered, reaffirmed, verified, and/or filed in connection with the Debtor-in-Possession Financing (together with the DIP Credit Agreement, the DIP Guarantee Agreement and the DIP Security Agreement, collectively, the "DIP Financing Documents") and the Company's performance of its obligations thereunder, including, without limitation, the borrowings, grants of security interests and guarantees, as applicable, contemplated thereunder, are hereby confirmed, ratified and approved in all respects; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP Financing Documents to which it is a party, in the name and on behalf of the Company under its corporate seal or otherwise, and such other documents, agreements, instruments, and certificates as may be required by any DIP Agent or the DIP Lenders or required by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

RESOLVED, that the Company be, and hereby is, authorized, empowered and directed to incur or guarantee, as applicable, the obligations (including, without limitation, the Obligations as defined in the DIP Credit Agreement) and to undertake any and all related transactions contemplated under the DIP Financing Documents including the granting of security thereunder (collectively, the "<u>DIP Financing Transactions</u>"); and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed to, as part of the adequate protection to be provided to the DIP Lenders and DIP Agents under the DIP Credit Agreement, to grant replacement security interests in, and replacement liens on, any and all property of the Company as collateral pursuant to the Bankruptcy Court's orders to secure all of the obligations and liabilities of the Company thereunder to the DIP Lenders and the DIP Agents, and to authorize, execute, verify, file, and/or deliver to the DIP Agents, on behalf of the Company, all agreements, documents, and instruments required by the DIP Lenders or the DIP Agents in connection with the foregoing; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP Financing Documents, which shall, in such Authorized Officer's sole judgment, be necessary, proper, or advisable to perform the Company's obligations under or in connection with the DIP Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

RESOLVED, that the Authorized Officers be, and each of them, with full power and authority to act without the others, hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, reaffirmations, replacements, consolidations, substitutions, and extensions of the DIP Credit Agreement and/or any of the DIP Financing Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper, or advisable; and be it further

V. Debtor-In-Possession Financing

RESOLVED, that the DIP Guarantor is hereby authorized to execute and deliver the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, and any Additional DIP Guarantor Documents (as defined below), including without limitation in its capacity as guarantor, and to perform its obligations and transactions contemplated thereby thereunder and under the Interim Order (as defined in the DIP Credit Agreement) and the Final Order (as defined in the DIP Credit Agreement), including, without limitation, the granting of security interests (including, without limitation, the Security Grant), the granting of pledges, and the making of guarantees thereunder (including, without limitation, the Guaranty of Obligations), and to take such other actions, and omissions to take actions, as are necessary, appropriate or desirable in connection with the foregoing, and that any elected officer

(including, without limitation, any chief executive officer, chief financial officer, treasurer, assistant treasurer, president, vice president, secretary and assistant secretary) of the DIP Guarantor (each, an "Authorized Person") be, and each of them hereby is individually, authorized, empowered and directed, in the name and on behalf of the DIP Guarantor, to execute and deliver the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, and any Additional DIP Guarantor Documents to which the DIP Guarantor is a party or signatory and to perform the DIP Guarantor's obligations thereunder and under the Interim Order and the Final Order, including, without limitation, the granting of security interests (including, without limitation, the Security Grant) and the making of guarantees thereunder (including, without limitation, the Guaranty of Obligations), and to take such other actions, and omissions to take actions, as are necessary, appropriate or desirable in connection with the foregoing, with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement and any Additional DIP Guarantor Documents having such modifications as such Authorized Person executing the same shall approve, his or her execution thereof being deemed conclusive evidence of such approval; and be it further

RESOLVED, that the Authorized Persons of the DIP Guarantor be, and each of them, with full power and authority to act without the others, hereby is individually authorized, empowered and directed, in the name and on behalf of the DIP Guarantor, to negotiate, execute and deliver, and attest to such execution and delivery of, in the name of and on behalf of the DIP Guarantor, all such other agreements (including, without limitation, any security agreements, pledge agreements, guaranty agreements, intercreditor agreements, mortgages, deeds, control agreements, and other collateral documents), certificates, instruments and other writings (as may be amended, restated, amended and restated, supplemented, and/or otherwise modified from time to time, the "Additional DIP Guarantor Documents"), and to take all such other actions, as such Authorized Person may deem necessary or appropriate in connection with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantor Documents, including, without limitation, the negotiation, execution and delivery of, any amendments, supplements, waivers or other modifications with respect to the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, and any Additional DIP Guarantor Documents that such Authorized Person deems reasonable, appropriate and in the best interest of the DIP Guarantor; and be it further

RESOLVED, that the DIP Guarantor is authorized to execute, deliver and perform such other agreements, amendments, ratifications and confirmations as any DIP Agent or the DIP Lenders may require in connection with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, and any Additional DIP Guarantor Documents to which the DIP Guarantor is or is contemplated to be a party and any other agreements, documents, certificates or filings that any Authorized Person of the DIP Guarantor determines are necessary, appropriate or desirable in connection with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, the Interim Order, the Final Order and the Additional DIP Guarantor Documents to which the DIP Guarantor is or is contemplated to be a party; and be it further

RESOLVED, that the Authorized Persons of the DIP Guarantor be, and each of them, with full power and authority to act without the others, hereby is individually authorized, empowered and directed, in the name and on behalf of the DIP Guarantor, to execute and deliver such additional assignments, stock powers, powers of attorney, notices, lien perfection documents, consents to assignment, subordination agreements, interest rate protection and other hedging agreements, letters of credit and master letter of credit agreements, cash management agreements, assignments, collateral assignments, fee letters and other customary loan documents, third party collateral access agreements, bailee letters, deposit account control agreements, securities account control agreements, insurance certificates, UCC financing statements, mortgages, deeds of trust, warehouse notifications, collateral assignments, and other customary secured loan documents and other agreements, certificates, instruments

and other writings (all of the foregoing, for the avoidance of doubt, constituting Additional DIP Guarantor Documents hereunder) as any DIP Agent or the DIP Lenders may request or as may be necessary or appropriate in the sole judgment of such Authorized Person to create, preserve and perfect the security interests and other liens required or contemplated pursuant to, or otherwise to give effect to any of the transactions contemplated by, any of the Additional DIP Guarantor Documents; and be it further

RESOLVED, that the Authorized Persons of the DIP Guarantor be, and each of them, with full power and authority to act without the others, hereby is individually authorized, empowered and directed, in the name and on behalf of the DIP Guarantor, to execute and deliver all such other agreements, certificates, instruments and other writings, and to take all such other actions, as any such Authorized Person may deem necessary or appropriate in connection with the transactions contemplated by these resolutions (and the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, the Interim Order and the Final Order); and be it further

RESOLVED, that the DIP Guarantor hereby authorizes, adopts and approves, in all respects the form, terms and provisions of the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, the Interim Order, the Final Order and any other Additional DIP Guarantor Documents (including without limitation, the Guaranty of Obligations provided therein) and the DIP Guarantor's perfection thereunder; and be it further

RESOLVED, that all actions, proceedings, elections, appointments, approvals, assignments, grants, transfers, agreements, acts, declarations, instruments, documents, executions and transactions, whether done, taken, executed or acted upon, or purported to be done, taken, executed or acted upon prior to the date hereof, by or on behalf of the DIP Guarantor in connection with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, or any Additional DIP Guarantor Documents, be, and the same hereby are, approved, adopted, ratified and confirmed in all respects; and be it further

RESOLVED, that the Authorized Persons of the DIP Guarantor be, and each of them, with full power and authority to act without the others, hereby is individually authorized, empowered and directed, in the name and on behalf of the DIP Guarantor, to take such additional actions, to perform all acts and deeds, and to execute, ratify, certify, deliver, file and record such additional agreements, certificates, instruments and other writings as any of them may deem necessary or appropriate to implement the provisions of the foregoing resolutions (including, without limitation, amendments, restatements, replacements, supplements, extensions, reaffirmations or other modifications of the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, the Additional DIP Guarantor Documents and any of the foregoing documents) or otherwise in connection with the DIP Credit Agreement, the DIP Security Agreement, the DIP Guarantee Agreement, or any Additional DIP Guarantor Documents, to appoint such agents on behalf of the DIP Guarantor as any such Authorized Person may deem necessary or appropriate in connection with the foregoing resolutions or to comply with the requirements of the agreements, certificates, instruments and other writings approved by the foregoing resolutions, the authority for the taking or performing of such actions, acts or deeds and the execution, ratification, certification, delivery, filing or recording of such agreements, certificates, instruments or other writings to be conclusively evidenced thereby; and be it further

RESOLVED, that, to the extent the DIP Guarantor serves as the board of directors, sole member, managing member or other governing body (collectively, a "<u>Controlling Company</u>"), in each case, of any other company (a "<u>Controlled Company</u>"), each Authorized Person, any one of whom may act without the joinder of any of the others, be, and each of them hereby is, severally authorized, empowered and directed in the name and on behalf of such Controlling Company (acting for such Controlled Company in the capacity set forth above, as applicable), to take all of the actions on behalf of

such Controlled Company that an Authorized Person is herein duly authorized to take on behalf of such Controlling Company; and be it further

VI. General Authority and Ratification

RESOLVED, that any Authorized Officer, who may act without the joinder of any other Authorized Officer, is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates, or other documents, and to take such other actions that in the judgment of any Authorized Officer, who may act without the joinder of any other Authorized Officer, shall be or become necessary, proper, or desirable in connection with these resolutions; and be it further

RESOLVED, that any and all past actions heretofore taken by any Authorized Officer in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects as the acts and deeds of the Company.

This consent may be executed in two or more counterparts, each of which shall constitute an original, and all of which shall constitute one and the same instrument. The secretary of the Company is authorized to place a copy of this consent in the official records of the Company to document the actions set forth herein as actions taken by the Board.

[Remainder of page intentionally left blank. Signature page follows.]

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of ALLMAND BROS., INC. have executed this unanimous written consent as of the date first set forth above.

Docusigned by:

David J. Rodgers

Kathryn M. Buono

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of ALLMAND BROS., INC. have executed this unanimous written consent as of the date first set forth above.

David J. Rodgers

Kathryn M. Ruono

[Signature Page to Written Consent of Allmand Bros., Inc.]

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Fill in this information to identify the case:
Debtor name: Allmand Bros., Inc.
United States Bankruptcy Court for the <u>Eastern District of Missouri</u> (State)
Case number (If known):

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated 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.

	ne of creditor and complete mailing Iress, 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	claim amount. If	cured claim y unsecured, fill in claim is partially se d deduction for val late unsecured clai	cured, fill in total ue of collateral
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	Wilmington Trust N.A. 50 South Sixth Street, Suite 1290 Minneapolis, Minnesota 55402	Attn.: Peter Finkel Phone: Facsimile: 612-217-5651 Email: pfinkel@wilmingtontrust.com	Unsecured Notes	Unliquidated			\$195,462,000
2	MuniStrategies, LLC Muni Strategies Sub- CDE#24, LLC 2819 North State Street (39216- 4306) P.O. Box 2170 Jackson, MS 39225-2170	Attn.: Mark McCreery Phone: (601) 213-0414 Facsimile: Email: mark@munistrategies.com	New Market Tax Credit Financing		\$12,375,000	\$338,250	\$12,036,750
3	DV Community Investment, LLC DVCI CDE XXXIV, LLC c/o Dudley Ventures 22 E. Jackson Street Phoenix, AZ 85004	Attn.: DV Community Investment, LLC DVCI CDE XXXIV, LLC Phone: (602)759-5292 Facsimile: Email: ilewis@dudleyventures.com	New Market Tax Credit Financing		\$7,760,000	\$225,000	\$7,535,000
4	ZHEJIANG ZHOULI INDUSTRIAL CO JINYANSHAN INDUSTRIAL ZONE WUYI 130, CN 321210	Attn.: Zhou Jei (Danny Zhou) Phone: +86 18869915999 Facsimile: Email: sales@chinazhouyi.cn	Trade Payables				\$ 4,941,699
5	Sears, Roebuck & Co. Bankruptcy 2600 Eagan Woods Drive, Suite 400 St. Paul, MN 55121	Attn.: Brigette G. Mcgrath and Gary Underdahl, ASK LLP Phone: 651-289-3857 Facsimile: 651-406-9676 Email: gunderdahl@askllp.com	General Litigation	Contingent, Unliquidated, Disputed			\$3,816,056
6	SunTrust Community Capital, LLC BS Statesboro Investment Fund, LLC ST CDE XXXVIII, LLC c/o SunTrust Bank	Attn: Steve Ross Phone: (404) 813-2415 Facsimile: Email: steve.ross@suntrust.com	New Market Tax Credit Financing		\$3,500,000	\$36,094	\$3,463,906
	1155 Peachtree Street, Suite 300 Atlanta, GA 30309						

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Allmand Bros., Inc.

20-____()

Name

	ne of creditor and complete mailing ress, 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	claim amount. If	cured claim y unsecured, fill in c claim is partially sec d deduction for valu late unsecured clair	cured, fill in total ue of collateral
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
7	AMERICAN HONDA MOTOR COMPANY INC 1919 TORRANCE BLVD TORRANCE, CA US 90501-2746	Attn.: Dan Wahn Phone: (678) 339-2597 Facsimile: Email: <u>Dan Wahn@ahm.honda.com</u>	Trade Payables				\$ 3,250,478
8	JIANGSU JIANGHUAI ENGINE CO LTD NO 58 SOUTH XIWANG ROAD YANCHENG 100 CN 224007	Attn.: Bian Ming Phone: +86 13961996066 Facsimile: Email: bianming@dongyin.com	Trade Payables				\$3,058,526
9	HYDRO-GEAR LP 120 SOUTH LASALLE ST CHICAGO, IL US 60603-3403	Attn.: Mike McCoy Phone: (317) 821-0477 Facsimile: Email: MMcCoy@hydro-gear.com	Trade Payables				\$2,694,164
10	STARTING USA CORPORATION 1676 ROWE PKWY POPLAR BLUFF, MO US 63901-7014	Attn.: Charles Fortner, President Phone: (573) 686-9388 ext 113 Facsimile: Email: charlie.fortner@startingusa.com	Trade Payables				\$2,553,100
11	Leslie and Daniel Fassett re: Matter #454 c/o Ross Feller Casey, LLP 1650 Market Street Suite 3450 Philadelphia, PA 19103	Attn.: Matthew Casey Phone: 215-574-2000 Facsimile: Email: mcasey@rossfellercasey.com; rgoldgen@rossfellercasey.com	Product Liability Litigation				\$2,000,000
12	ZHEJIANG CONSTANT ENGINE YUEYING ROAD PAOJIANG IND COM PARK SHAOXING 130 CN 312000	Attn.: Meng Yang, Eric Yin Phone: +86 13957551800 1-909-680-9096 Facsimile: Email: mengy@zjconstant.com ericyin@zjconstant.com	Trade Payables				\$1,975,149
13	ANTHEM BLUE CROSS BLUE SHIELD 1671 W Streetsboro Rd Peninsula, OH 44264	Attn.: Emily Wilson Phone: (708) 638-9355 Facsimile: Email:	Employee Medical Insurance Claims	Contingent, Unliquidated			\$1,756,287
14	CHANGZHOU GLOBE CO LTD NO. 65 (3-4) XINGGANG ROAD ZHONGLOU ZONE, CHANGZHOU 100 CN 213023	Attn.: Chen Yin Phone: +86 15895061888 Facsimile: Email: yin@globetools.com	Trade Payables				\$1,519,651
15	METAL TECHNOLOGIES 2260 RELIABLE PKWY CHICAGO, IL US 60686-0022	Attn.: Matt Fetter Phone: (260) 572-2150 Facsimile: Email: mfetter@metal-technologies.com	Trade Payables				\$1,124,037
16	MAZAK OPTONICS CORPORATION 39003 TREASURY CTR Chicago, IL US 60694-9000	Attn.: Sherry Liu Phone: Facsimile: Email: sliu@mazaklaser	Trade Payables				\$1,120,500

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Allmand Bros., Inc.

Name

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	claim amount. If claim amount and	ured claim y unsecured, fill in c claim is partially sec d deduction for valu ate unsecured clair	cured, fill in total ue of collateral
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
17	ACCURATE FABRICATION LLC 2050 CONSTITUTION AVE HARTFORD, WI US 53027-8915	Attn.: Dave Meixelsperger Phone: (262) 670-9428 ext 204 Facsimile: Email: DaveM@accuratefab.net	Trade Payables				\$1,024,350
18	GREEN BAY PACKAGING INC BIN 53139 MILWAUKEE, WI US 53288-0001	Attn.: Roy Schneider Phone: (920) 433-5230 Facsimile: Email: rschneider@gbp.com	Trade Payables				\$969,440
19	TREND TECHNOLOGIES LLC 4626 Eucalyptus Ave Chino, CA 91710	Attn.: Brian Dickstein Phone: (847) 640-2382 Facsimile: Email: bdickstein@trendtechnologies.com	Trade Payables				\$913,657
20	HOFFER PLASTICS CORPORATION LOCK BOX 6617 131 S. DEARBORN CHICAGO, IL US 60678-6617	Attn.: William Hoffer Phone: (847)-741-5740 Facsimile: Email: hoffer@hofferpl.com	Trade Payables				\$884,545
21	R R DONNELLEY & SONS COMPANY 7810 SOLUTION CTR CHICAGO, IL US 60677-0001	Attn.: William Gust Phone: (713) 907-6432 Facsimile: Email: william.gust@rrd.com	Trade Payables				\$816,590
22	PLASTOCON INC 1200 W 2ND ST OCONOMOWOC, WI US 53066-3403	Attn.: Joe Chmielewski Phone: (262) 569-3131 Facsimile: Email: joe.c@plastocon.com	Trade Payables				\$804,214
23	WRIGHT METAL PRODUCTS CRATES LLC 111 FRANKLIN ST LAYONIA, GA US 30553-4403	Attn.: Clyde Edwards Phone: (256) 239-6769 Facsimile: Email: cedwards@wmpcrates.com	Trade Payables				\$681,857
24	DANTHERM S.P.A. Via Gardesana 11 37010 Pastrengo (VR), Italy	Attn.: Phone: +39 045 6770533 Facsimile: +39 045 6770534 Email: info.it@dantherm.com	Trade Payables				\$656,981
25	DUTCHLAND PLASTICS LLC 54 ENTERPRISE CT OOSTBURG, WI US 53070-1656	Attn.: Raka Rao Phone: (920) 918-1855 Facsimile: Email: rakarao@dutchland.com	Trade Payables				\$618,560
26	G H TOOL & MOLD INC 28 CHAMBER DR Washington, MO US 63090-5279	Attn.: Michelle Stuckhoff Phone: 636-231-6504 Facsimile: Email: michelle@ghtool.com	Trade Payables				\$610,948
27	PRO UNLIMITED, INC. 7777 Glades Road Suite 208 Boca Raton, FL 33434	Attn.: Phone: 800-291-1099 Facsimile: Email: information@prounlimited.com	Trade Payables				\$594,911

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Allmand Bros., Inc.

Name

	ne of creditor and complete mailing ress, 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 to claim amount and deduction for value of collater or setoff to calculate unsecured claim.		cured, fill in total ue of collateral
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
28	A R NORTH AMERICA 140 81ST AVE NE Minneapolis, MN US 55432-1770	Attn.: Jon Notch Phone: (763) 398-6074 Facsimile: Email: JonN@arnorthamerica.com	Trade Payables				\$588,652
29	CDW LIMITED 200 N MILWAUKEE AVENUE Vernon Hills, IL 43785	Attn.: Bruce Kurkiewicz Phone: 262-521-5660 Facsimile: Email: bruce.kurkiewicz@cdw.com	Trade Payables				\$537,459
30	LELAND POWELL FASTENERS LLC 288 Holbrook Drive Wheeling, IL 60090	Attn.: Phone: 812-689-8990 Facsimile: Email:	Trade Payables				\$527,367

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

	§	Chapter 11		
In re:	§			
	§	Case No. 20	-	
ALLMAND BROS., INC.,	§			
	§			
Debtor.	§			

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED. R. BANKR. P. 1007(a)(1) AND 7007.1

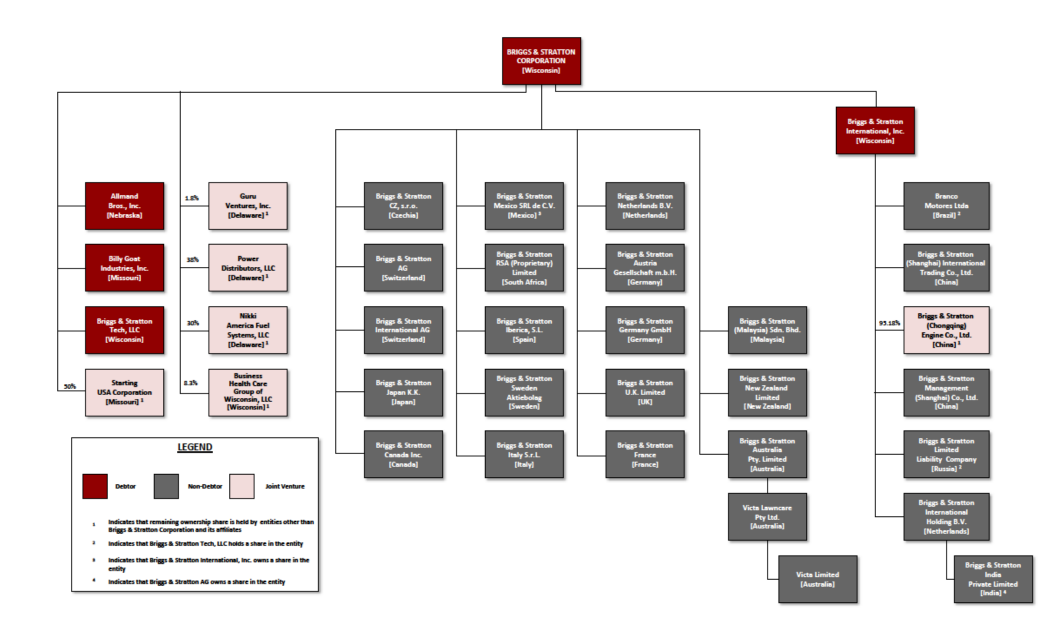
Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedures, attached hereto as **Exhibit A** is an organizational chart reflecting all of the ownership interests in Briggs & Stratton Corporation, a Wisconsin Corporation ("**Briggs & Stratton**") and its affiliated debtors (the "**Affiliated Debtors**"), as proposed debtors and debtors-in-possession in the above captioned chapter 11 cases (collectively, the "**Debtors**"). Briggs & Stratton, on behalf of itself and the Affiliated Debtors, respectfully represents as follows:

- 1. The following entities own equity interests in Briggs & Stratton Corporation in the following amounts: (i) BlackRock Fund Advisors (15.03%), (ii) Dimensional Fund Advisors, LP (7.02%), (iii) GMT Capital Corp. (5.40%), and (iv) The Vanguard Group, Inc. (5.27%). To the best of the Debtors' knowledge and belief, no other person or entity owns, either directly or indirectly, 10% or more of the common stock of Briggs & Stratton.
- 2. Briggs & Stratton owns 100% of the equity interests of Billy Goat Industries, Inc.
- 3. Briggs & Stratton owns 100% of the equity interests of Allmand Bros., Inc.

- 4. Briggs & Stratton owns 100% of the equity interests of Briggs & Stratton International, Inc.
- 5. Briggs & Stratton owns 100% of the equity interests of Briggs & Stratton Tech, LLC.

Exhibit A

Organizational Chart



UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

	§	Chapter 11		
In re:	§			
	§	Case No. 20	-	
ALLMAND BROS., INC.,	§			
	§			
Debtor.	§			

LIST OF EQUITY HOLDERS

Pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure, the following identifies all holders having an equity interest in the above-captioned debtor in possession.

Name and Last Known Address of Equity	Kind/Class of	Number of
Interest Holder	Interest	Interests Held
Briggs & Stratton Corporation 12301 West Wirth Street Wauwatosa, Wisconsin 5322	Common Stock	100%

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Fill in this inf	formation to identify the case:			
Debtor name:	Allmand Bros., Inc.			
United States	Bankruptcy Court for the Eastern District of Missouri			
	(State)			
Case number	(If known):			
Official	Form 202			
	ation Under Penalty of Perjury for Non-Individual Debtors 12/15			
the schedule those docum Rules 1008 a				
	Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in 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			
D	eclaration and signature			
another i	president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or individual serving as a representative of the debtor in this case. Kamined the information in the documents checked below and I have a reasonable belief that the information is true and correct:			
□ So	chedule A/B: Assets-Real and Personal Property (Official Form 206A/B)			
□ So	chedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)			
□ So	chedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)			
□ So				
□ Se				
□ s				
F	mended Schedule			
☑ C	hapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 04)			
✓ O	ther document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Holders			
I declare	under penalty of perjury that the foregoing is true and correct.			
Execute	d on July 20, 2020 MM / DD /YYYY Signature of individual signing on behalf of debtor			
	Mark A. Schwertfeger Printed name			
	Senior Vice President and Chief Financial Officer Position or relationship to debtor			