

Information to identify the case:	
Debtor: Emerge Energy Services LP	EIN: 90-0832937
United States Bankruptcy Court for the District of Delaware	Date case filed for chapter 11: 7/15/2019
Case number: 19-11563 (KBO)	

Official Form 309F (For Corporations or Partnerships)

Notice of Chapter 11 Bankruptcy Case

12/17

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read all pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name: Emerge Energy Services LP
2. All other names used in the last 8 years: N/A

Jointly Administered Cases:

DEBTOR	OTHER NAMES (LAST 8 YEARS)	CASE NO.	EIN #
Emerge Energy Services LP	N/A	19-11563 (KBO)	90-0832937
Emerge Energy Services GP LLC	N/A	19-11564 (KBO)	45-5174683
Emerge Energy Services Operating LLC	N/A	19-11565 (KBO)	61-1682511
Superior Silica Sands LLC	N/A	19-11566 (KBO)	90-0389889
Emerge Energy Services Finance Corporation	N/A	19-11567 (KBO)	46-5769875



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Debtor: Emerge Energy Services LP

3. Address: 5600 Clearfork Main Street, Suite 400, Fort Worth, Texas 76109

4. Debtor's Attorneys

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 E-mail:
 knight@rlf.com
 heath@rlf.com
 shapiro@rlf.com
 haywood@rlf.com

5. Bankruptcy clerk's office

Documents in this case may be filed at this address.

824 Market St. N
 3rd Floor
 Wilmington, DE 19801

Hours open: Monday – Friday
 8:00 AM – 4:00 PM
 Contact phone: (302) 252-2900

You may inspect all records filed in this case at this office or online at www.pacer.gov.

6. Debtor's Notice and Claims Agent

If you have any questions about this notice, please contact: Kurtzman Carson Consultants LLC.

Toll Free: 877-634-7165
International: 424-236-7221
Email: EmergeEnergyInfo@kccllc.com

More information can be found at the Claims' Agent Website:
<https://www.kccllc.net/EmergeEnergy>

7. Meeting of Creditors

The debtors' representatives must attend the meeting to be questioned under oath.

August 14, 2019 at 2:00 p.m. (ET).

The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.

**J. Caleb Boggs Federal Building
 844 King Street
 3rd Floor, Room 3209
 Wilmington, DE 19801**

Creditors may attend, but are not required to do so.

Debtor: Emerge Energy Services LP

<p>8. Proof of claim deadline:</p>	<p>Deadline for filing proof of claim: Not yet set. If a deadline is set, a notice will be sent at a later time.</p> <p>A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at www.uscourts.gov or any bankruptcy clerk's office.</p> <p>Your claim will be allowed in the amount scheduled unless:</p> <ul style="list-style-type: none"> • your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>; • you file a proof of claim in a different amount; or • you receive another notice <p>If your claim is not scheduled or if your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled.</p> <p>You may review the schedules at the bankruptcy clerk's office or online at www.pacer.gov.</p> <p>Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.</p>
<p>9. Exception to discharge deadline</p> <p>The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.</p>	<p>If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below.</p> <p>Deadline for filing the complaint: To Be Determined</p>
<p>10. Creditors with a foreign address</p>	<p>If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.</p>
<p>11. Filing a Chapter 11 bankruptcy case</p>	<p>Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.</p>
<p>12. Discharge of debts</p>	<p>Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge and § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.</p>