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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X	
In re:	:	Chapter 11
EMERGE ENERGY SERVICES LP, et al.,1	:	Case No. 19-11563 (KBO)
Debtors.	:	(Jointly Administered)
	: x	

STATEMENT OF FINANCIAL AFFAIRS FOR EMERGE ENERGY SERVICES LP (CASE NO. 19-11563)

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Emerge Energy Services LP (2937), Emerge Energy Services GP LLC (4683), Emerge Energy Services Operating LLC (2511), Superior Silica Sands LLC (9889), and Emerge Energy Services Finance Corporation (9875). The Debtors' address is 5600 Clearfork Main Street, Suite 400, Fort Worth, Texas 76109.

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GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Emerge Energy Services, LP and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (the "<u>Debtors</u>"), have filed their respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>") in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>"). The Debtors, with the assistance of their legal and financial advisors, prepared the Schedules and Statements in accordance with section 521 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and rule 1007 of the Federal Rules of Bankruptcy Procedure.

Bryan M. Gaston has signed each set of the Schedules and Statements. Mr. Gaston serves as the Restructuring Officer for each of the Debtors and is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Gaston has necessarily relied upon the efforts, statements, advice, and representations of personnel of the Debtors and the Debtors' legal and financial advisors. Given the scale of the Debtors' business covered by the Schedules and Statements, Mr. Gaston has not (and could not have) personally verified the accuracy of each such statement and representation, including, but not limited to, statements and representations concerning amounts owed to creditors.

In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of such preparation. Although the Debtors have made every reasonable effort to ensure the accuracy and completeness of the Schedules and Statements, subsequent information or discovery may result in material changes to the Schedules and Statements. Additionally, the an opinion from an external, independent auditor has not yet been issued on the Debtors' financial statements for the calendar year ended 2018. The Debtors have experienced turnover in accounting and finance personnel. As a result,

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inadvertent errors or omissions may exist. Accordingly, the Debtors and their directors, officers, agents, attorneys, and financial advisors cannot guarantee or warrant the accuracy or completeness of the data that is provided in the Schedules and Statements and shall not be liable for any loss or financial damage to third parties arising out of, or caused in whole or in part by, the acts, errors, or omissions, whether negligent or otherwise, in compiling, collecting, interpreting, reporting, communicating, or delivering the information contained in the Schedules and Statements.

For the avoidance of doubt, the Debtors and their agents, attorneys, and financial advisors hereby reserve their rights to amend and supplement the Schedules and Statements as may be necessary or appropriate, but expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided in the Schedules and Statements or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law.

In no event shall the Debtors or their directors, officers, agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, dimunition in value, business interruption or lost profits), whether foreseeable or not and however caused, even if the Debtors or their directors, officers, agents, attorneys, and financial advisors are advised of the possibility of such damages.

Global Notes and Overview of Methodology

- 1. <u>Description of Cases</u>. On July 15, 2019 (the "<u>Petition Date</u>"), each of the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On July 17, 2019, the Bankruptcy Court entered an order directing procedural consolidation and joint administration of these chapter 11 cases [Docket No. 54]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, discrete Schedules and Statements have been filed for each Debtor. The information provided in the Schedules and Statements, except as otherwise noted, is reported as of the close of business on the Petition Date.
- 2. <u>Global Notes Control</u>. These global notes (the "<u>Global Notes</u>") pertain to and comprise an integral part of each of the Debtors' Schedules and Statements and should be referenced in connection with any review thereof. In the event that the Schedules and Statements conflict with the Global Notes, the Global Notes shall control.
- 3. Reservations and Limitations. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements. However, as noted above, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend and supplement the Schedules and Statements as may be necessary or appropriate but do not undertake any obligation to do so, except as required by applicable law. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these chapter 11 cases, including, but not limited to, any claims against the Debtors, any rights or claims of the Debtors against any third

party, or any issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in these Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.

- (a) **No Admission**. Nothing contained in the Schedules and Statements or the Global Notes is intended to be or should be construed as an admission or stipulation of the validity of any claim against the Debtors or any assertion made, or a waiver of the Debtors' rights to dispute any such claim or assert any cause of action or defense against any party.
- (b) Recharacterization and Classifications. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, or designated certain items. The Debtors thus reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as is necessary and appropriate.

For the avoidance of doubt, listing (i) a claim on Schedule D as "secured," (ii) a claim on Schedule E/F as "priority" or "unsecured," or (iii) a contract on Schedule G as "executory" or "unexpired" does not constitute an admission by the Debtors of the legal rights of the claimant or contract counterparty or a waiver of the Debtors' rights to recharacterize or reclassify such claim or contract.

- (c) Claim Description. Any failure to designate a claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by such Debtor that such amount is not "disputed," "contingent," or "unliquidated." The Debtors reserve all rights to dispute, or assert offsets or defenses to, any claim reflected on their respective Schedules and Statements on any grounds, including, without limitation, liability or classification, or to otherwise subsequently designate such claims as "disputed," "contingent," or "unliquidated" or object to the extent, validity, enforceability, priority, or avoidability of any claim. Moreover, listing a claim does not constitute an admission of liability by the Debtor against which the claim is listed or by any of the Debtors. The Debtors reserve all rights to amend their Schedules and Statements as necessary and appropriate, including, but not limited to, with respect to claim description and designation.
- (d) **Estimates and Assumptions**. As with the preparation of any financial statements the Schedules and Statements required the Debtors to make reasonable estimates and assumptions with respect to the reported amounts, including but not limited to amounts of assets and liabilities, the amount of contingent assets and contingent liabilities on the date of filing the Schedules and Statements, and the reported

amounts of revenues and expenses during the applicable reporting periods. Actual results could differ materially from such estimates.

- (e) Causes of Action. Despite reasonable efforts, the Debtors may not have identified and/or set forth all of their causes of action (filed or potential) against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant bankruptcy and non-bankruptcy laws to recover assets. The Debtors reserve all rights with respect to any causes of action, and nothing in these Global Notes or the Schedules and Statements should be construed as a waiver of any such causes of action.
- (f) **Property Rights Generally**. Exclusion of certain property from the Schedules and Statements shall not be construed as an admission that such property rights have been abandoned, terminated, assigned, expired by their terms or otherwise transferred pursuant to a sale, acquisition or other transaction. Conversely, inclusion of certain property in the Schedules and Statements shall not be construed as an admission that such property rights have not been abandoned, terminated, assigned, expired by their terms or otherwise transferred pursuant to a sale, acquisition or other transaction.
- (g) Intellectual Property Rights. Exclusion of any intellectual property should not be construed as an admission that such intellectual property rights have been abandoned, terminated, or otherwise expired by their terms, or assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property should not be construed as an admission that such intellectual property rights have not been abandoned, terminated, or otherwise expired by their terms, or assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- (h) **Insiders**. In the circumstance where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to the individuals who the Debtors believe would be included in the definition of "insider" set forth in section 101(31) of the Bankruptcy Code during the relevant time periods. Such individuals may no longer serve in such capacities.

The listing of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense and all such rights, claims, and defenses are hereby expressly reserved. Information regarding the individuals listed as insiders in the Schedules and Statements has been included for informational purposes only and such information may not be used for: (1) the purposes of determining (a) control of the Debtors; (b) the extent to which any individual exercised management responsibilities or functions; (c) corporate decision-making authority over the Debtors; or (d) whether such individual could successfully argue that he or she is not an insider under applicable law, including the Bankruptcy Code and federal

securities laws, or with respect to any theories of liability or (2) any other purpose.

4. <u>Methodology</u>.

- (a) **Basis of Presentation**. The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP") nor are they intended to be fully reconciled to the financial statements of each Debtor. The Schedules and Statements contain unaudited information that is subject to further review and potential adjustment. The Schedules and Statements reflect the Debtors' reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.
- (b) **Duplication**. Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in response to multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have endeavored to only list such assets, liabilities, and prepetition payments once.
- (c) Net Book Value. In certain instances, current market valuations for individual items of property and other assets are neither maintained by, nor readily available to, the Debtors. Accordingly, unless otherwise indicated, assets presented in the Debtors' Schedules and Statements represent estimates for the lower of cost or net book values as of July 15, 2019. Market values may vary materially from values presented. The Debtors believe that it would be an inefficient use of estate resources for the Debtors to obtain estimates for current market values of their property and other individual assets. Accordingly, the Debtors have indicated in the Schedules and Statements that the values of certain assets and liabilities are undetermined. Also, assets that have been fully depreciated or that were expensed for accounting purposes either do not appear in these Schedules and Statements or are listed with a zero-dollar value, as such assets have no net book value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the economic value or ownership of such asset and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset.
- (d) **Property and Equipment**. Unless otherwise indicated, owned property and equipment are valued at net book value. The Debtors may lease equipment from certain third-party lessors. To the extent possible, any such leases are listed in the Schedules and Statements. Nothing in the Schedules and Statements is, or should be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all rights with respect thereto.
- (e) **Recognition and Allocation of Liabilities**. The Debtors have reported liabilities known to them at the time of preparing these Schedules and Statements. Given the short amount of time that has elapsed between the petition date and the filing of these Schedules and Statements there could be liabilities for which the Debtors' were not aware due to not having received any invoices or similar documentation

to evidence such obligations. Additionally, these Schedules and Statements have been prepared mid-month without the benefit of the Debtors' full month end accounting close processes and procedures. Allocation for liabilities between the prepetition and postpetition periods have been prepared based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change.

- (f) **Undetermined Amounts**. The description of an amount as "unknown" or "undetermined" is not intended to reflect upon the materiality of such amount.
- (g) **Unliquidated Amounts**. Amounts that could not be fairly quantified by the Debtors are scheduled as "unliquidated."
- (h) **Totals**. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
- (i) **Paid Claims**. The Debtors have authority to pay certain outstanding prepetition claims pursuant to several bankruptcy court orders, including certain orders the Bankruptcy Court entered in connection with the Debtors' chapter 11 cases authorizing the Debtors to pay certain prepetition claims (collectively, the "**First Day Orders**").

The Schedules and Statements reflect the Debtors' outstanding liabilities in their amounts owed as of the Petition Date without reducing liabilities on account of any payments authorized under the First Day Orders, other than the First Day Order authorizing the payment of prepetition wages and benefits to the Debtors' employees (the "Interim Wages Order"). The Debtors have paid approximately \$660,000 pursuant to the Interim Wages Order, and have reduced these prepetition liabilities set forth in the Schedules and Statements accordingly. Where and to the extent liabilities on account of prepetition wages and benefits have been satisfied in full, they are not listed in the Schedules and Statements unless otherwise noted.

The Debtors reserve all rights to amend or supplement the Schedules and Statements or to take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payments for liabilities. Nothing contained herein should be deemed to alter the rights of any party in interest to contest a payment made pursuant to an order of the Bankruptcy Court where such order preserves the right to contest.

(j) Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may either (a) not reflect credits, allowances, or other adjustments due from such creditors to the Debtors or (b) be net of accrued credits, allowances, or other adjustments that are actually owed by a creditor to the Debtors on a postpetition basis on account of such credits, allowances, or

other adjustments earned from prepetition payments and critical vendor payments, if applicable. The Debtors reserve all of their rights with regard to such credits, allowances, or other adjustments, including, but not limited to, the right to modify the Schedules, assert claims objections and/or setoffs with respect to the same, or apply such allowances in the ordinary course of business on a postpetition basis.

- (k) Intercompany Claims. Intercompany payables and receivables between the Debtors are set forth on Schedule E/F or Schedule A/B, as applicable. The listing by the Debtors of any account between a Debtor and another Debtor is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors' historical practice is to reconcile and record intercompany payables and receivables at month end, so the reported balances represent estimates as of the Petition Date. The Debtors take no position in these Schedules and Statements as to whether such accounts would be allowed as a claim, an interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.
- (l) Guarantees and Other Secondary Liability Claims. The Debtors have exercised reasonable efforts to locate and identify any guarantees in their executory contracts, unexpired leases, secured financings, and other such agreements. However, there may be guarantees embedded in the Debtors' contractual agreements or otherwise in the Debtors' books and records that the Debtors have inadvertently omitted from their Schedules and Statements. The Debtors may identify guarantees as they continue to review their books and records and contractual agreements. The Debtors reserve their rights, but are not required, to amend the Schedules and Statements if any guarantees are identified.
- (m) Excluded Assets and Liabilities. The Debtors have excluded certain categories of assets and liabilities from the Schedules and Statements, including, but not limited to: certain deferred charges, accounts, or reserves recorded only for purposes of complying with the requirements of GAAP; deferred tax assets and liabilities; goodwill and other intangibles; deferred revenue accounts; and certain accrued liabilities including, but not limited to, accrued salaries and employee benefits. Other immaterial assets and liabilities may also have been excluded.
- (n) **Liens**. The inventories, property, and equipment listed in the Schedules are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- (o) **Currency**. Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- (p) **Setoffs**. The Debtors periodically incur setoffs and net payments in the ordinary course of business. Such setoffs and nettings may occur due to a variety of transactions or disputes, including, but not limited to, intercompany transactions, counterparty settlements, pricing discrepancies, returns, warranties, refunds, and negotiations and/or disputes between Debtors and their customers and/or suppliers. These normal setoffs are consistent with the ordinary course of

business in the Debtors' industry. Due to the voluminous nature of setoffs and nettings, it would be unduly burdensome and costly for the Debtors to list each such transaction. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for and, as such, are or may be excluded from the Debtors' Schedules and Statements. In addition, some amounts listed in the Schedules and Statements may have been affected by setoffs or nettings by third parties of which the Debtors are not yet aware. The Debtors reserve all rights to challenge any setoff and/or recoupment rights that may be asserted.

5. Specific Schedules Disclosures.

- (a) Schedule A/B, Parts 1 and 2 Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' cash management system and bank accounts are provided in the Debtors' Motion For Orders Under 11 U.S.C. §§ 105(a), 345, 363, 503(b), and 507(a), Fed. R. Bankr. P. 6003 and 6004, and Del. Bankr. L.R. 2015-2 (I) Authorizing Continued Use Of Existing Cash Management System, Including Maintenance of Existing Bank Accounts, Checks, and Business Forms, (II) Authorizing Continuation of Existing Deposit Practices, (III) Approving the Continuation of Intercompany Transactions, and (IV) Granting Administrative Expense Status to Certain Postpetition Intercompany Claims [Docket No. 4] (the "Cash Management Motion") and the interim order granting the Cash Management Motion dated July 17, 2019 [Docket No. 58]. The Debtors' cash balances are listed as of the Petition Date, July 15, 2019.
- (b) Schedule A/B, Part 3 Accounts Receivable, Item 11. The Debtors' reported accounts receivable includes amounts that may be uncollectible. The Debtors are unable to determine with certainty what amounts will actually be collected.
- (c) Schedule A/B, Part 7 Office Furniture, Fixtures, and Equipment; and Collectibles. Dollar amounts are presented net of accumulated depreciation and other adjustments.
- (d) Schedule A/B, Part 10 Intangibles and Intellectual Property, Item 60 Patents, Copyrights, Trademarks, and Trade Secrets. The Debtors own certain intellectual property and trademarks explicitly identified in Item 60. These assets are carried on the Debtors' books and records with no net book value.
- (e) Schedule A/B, Part 11 All Other Assets. Dollar amounts are presented net of impairments and other adjustments.

Tax Refunds. The Debtors may receive tax refunds at various times throughout their fiscal year. As of the Petition Date, however, certain of these amounts are unknown to the Debtors and, accordingly, are not listed on Schedule A/B.

Causes of Action against Third Parties and Other Contingent and Unliquidated Claims or Causes of Action of Every Nature, including Indemnification and Contribution Claims, Counterclaims of the Debtor and Rights to Setoff Claims. In the ordinary course of business, the Debtors may have accrued, or may

subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, refunds with their customers and suppliers, or potential warranty claims against their suppliers.

Executory Contracts and Unexpired Leases. Because of the large number of the executory contracts and unexpired leases, as well as the size and scope of such documents, the Debtors have not attached such agreements to Schedule A/B. Instead, the Debtors have only listed such agreements on Schedule G.

(f) Schedule D – Creditors Who Have Claims Secured by Property. The claims listed on Schedule D arose or were incurred on various dates, and for the Debtors to determine the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, Schedule D does not list such date for each claim. All claims listed on Schedule D, however, appear to have arisen or have been incurred before the Petition Date.

Except as otherwise agreed pursuant to a stipulation or order entered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D. Moreover, although the Debtors have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim.

The Debtors have not included on Schedule D parties that may believe their claims are secured through setoff rights.

(g) Schedule E/F – Creditors Who Have Unsecured Claims.

Part 1 - Creditors with Priority Unsecured Claims. Pursuant to the Interim Order Under 11 U.S.C. §§ 105(a), 363 (b), 506(a), 507(a)(8), and 541 and Fed R. Bankr. P. 6003 and 6004 Authorizing Payment of Prepetition Taxes and Fees, dated July 17, 2019 [Docket No. 61] (the "Interim Tax Order"), the Debtors have been granted the authority to pay, in their discretion, certain tax liabilities that accrued prepetition. The Debtors have listed known obligations to claimants holding such tax liability claims including obligations that were paid pursuant to the Interim Tax Order.

Furthermore, pursuant to the Interim Wages Order, the Debtors received authority to pay certain prepetition obligations, including employee wages and other employee benefits, in the ordinary course of business. The Debtors believe that any undisputed, non-insider employee claims for prepetition amounts related to ongoing payroll and benefits, whether allowable as a priority or nonpriority claim, have been or will be satisfied. As such, the Debtors have listed individual employee unsecured priority claims at an undetermined amount as it would be cost prohibitive for the Debtors to calculate each employee claim on an individual basis.

The listing of a claim on Schedule E/F, Part 1 does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority status.

Part 2 - Creditors with Nonpriority Unsecured Claims. The liabilities identified in Schedule E/F, Part 2 are derived from the Debtors' books and records. The Debtors made a reasonable attempt to set forth their unsecured obligations, although the actual amount of claims against the Debtors may vary from those liabilities represented on Schedule E/F, Part 2. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed claims or the correct amount of all unsecured claims.

Pursuant to various orders to pay certain prepetition nonpriority unsecured claims, the Debtors have been granted the authority to pay, in their discretion, certain prepetition obligations. These orders include: (1) Interim Order Under 11 U.S.C. §§ 105(a), 362(d), 363(b), 364(c) and 503(b) Authorizing Debtors to (I) Pay Their Prepetition Insurance Obligations, (II) Pay Their Prepetition Bonding Obligations, (III) Maintain Their Postpetition Insurance Coverage, (IV) Maintain Their Bonding Program, and (V) Maintain Postpetition Financing of Insurance Premiums [Docket No. 63] dated July 17, 2019; and (2) Interim Order Under 11 U.S.C. §§ 105(a), 363(b), 506(b), 541, 1107(a), and 1108 and Fed. R. Bankr. P. 6003 (I) Authorizing Debtors to Pay Certain Prepetition Claims of Shippers, Lien Claimants, and Royalty Interest Owners, (II) Confirming Administrative Expense Priority of Undisputed and Outstanding Prepetition Orders, and (III) Granting Related Relief [Docket No. 62] dated July 17, 2019. The Debtors have listed known obligations to claimants holding nonpriority unsecured claims including obligations that were paid pursuant to these interim and final orders. The Debtors reserve all rights, but shall have no obligation, to amend or supplement the Schedules and Statements or to take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payments for liabilities.

The Debtors generally allocate individual liabilities to particular Debtors. However, in certain cases, it would be a time-consuming and inefficient use of estate resources, or impracticable, to assign a given liability to a particular Debtor based on a contractual obligation. Instead, the Schedules reflect the liability based on the Debtors' books and records.

Schedule E/F, Part 2 lists certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption or assumption and assignment of an executory contract or unexpired lease or pursuant to a Bankruptcy Court order otherwise permitting payment of such prepetition claims. In addition, Schedule E/F, Part 2 does not include claims that may arise in connection with the rejection of any executory contracts or unexpired leases, if any, that may be rejected in these chapter 11 cases.

In many cases, the claims listed on Schedule E/F, Part 2 arose, accrued, or were incurred on various dates or on a date or dates that are unknown to the Debtors or

are subject to dispute. Where the determination of the date on which a claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such claim.

As of the time of filing of the Schedules and Statements, the Debtors had not received all invoices for payables, expenses, and other liabilities that may have accrued prior to the Petition Date. Accordingly, the information contained in Schedules D and E/F may be incomplete. The Debtors reserve their rights, but undertake no obligations, to amend Schedules D and E/F if and as they receive such invoices.

(h) Schedule G – Executory Contracts and Unexpired Leases. While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred.

Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as supplemental agreements and letter agreement, which documents may not be set forth in Schedule G. The Debtors have not listed non-disclosure, confidentiality or related agreements on their Schedule G.

The Debtors reserve all rights to dispute or challenge the characterization of any transaction or any document or instrument related to a creditor's claim. In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the applicable Debtor and such supplier or provider.

The listing of any contract on Schedule G does not constitute an admission by the Debtors as to the validity of any such contract. The Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission. The Debtors reserve their rights to, but undertake no obligations to, amend Schedule G as additional information becomes available.

6. Specific Statements Disclosures.

- (a) **Statements, Part 1, Question 4 Other Cash Equivalents**. The Debtors maintain reversionary interests in three escrow accounts related to a prepetition sale transaction, with a total value that will not be determined until the allotted time periods provided for in each escrow agreement expires. The value of these escrow accounts is reported as the net book value carried in the Debtors' books and records.
- (b) Statements, Part 2, Question 5 Repossessions, foreclosures, and returns. Certain property of the Debtors is currently held by storage and transloading operators. The Debtors do not believe such property is subject to receivership or repossession, but make this disclosure out of an abundance of caution.
- (c) Statements, Part 2, Question 6 Setoffs. For a discussion of setoffs and nettings incurred by the Debtors, refer to paragraph 4(q) of these Global Notes.
- (d) **Statements, Part 3, Question 7 Legal Actions or Assignments**. The Debtors have not included workers' compensation claims in response to this question because the Debtors maintain that this disclosure would be in violation of certain laws including HIPAA (Health Insurance Portability and Accountability Act of 1996). The answer to Question 7 only lists litigation filed against the Debtors and does not include any potential litigation that may have been threatened against any of the Debtors.
- (e) **Statements, Part 5, Question 10 Certain Losses**. The Debtors have incurred losses related to an incident at its San Antonio facility. Losses of this nature are typically not recorded on the Debtors' books and records. For purposes of the Debtors' Schedules and Statements, the Debtors have estimated such losses, where possible, and the actual losses recoverable through insurance coverage remain subject to the insurance claims process. The loss related to the failure of the west wall in the facility's mud retention pond has been listed as "unknown" because of the uncertainty and complexity inherent in the insurance claims process.
- (f) Statements, Part 6, Question 11 Payments Related to Bankruptcy. The Debtors have listed all payments, whether or not they relate to bankruptcy matters, made to professionals retained by the Debtors that the Debtors consulted about debt consolidation or restructuring.
- Information. The Debtors have operations in many locations. At some locations, the Debtors no longer have any operations and may no longer have relevant records, or the records may no longer be complete or reasonably accessible or reviewable, or individuals who once possessed responsive information may no longer employed by the Debtors. For all these reasons, it may not be possible to identify and supply the requested information for every "site" and "proceeding" literally responsive to Item 22-24. The Debtors have devoted substantial internal and external resources to identifying and providing

the requested information for as many responsive sites and proceedings as reasonably possible. The Debtors may supplement or amend this response in the future. When some requested categories of information were not reasonably available for a listed "site" or "proceeding," the Debtors' response gives as much information as was reasonably available. When a site is the subject of a proceeding, settlement or order listed in the response to Item 22, the site and notices related to it are not also listed in the responses to Item 23 or 24. Similarly, sites that are listed in the response to Item 23 (sites for which the Debtors have received notice from a governmental unit) are not repeated in response to Item 24 (sites for which the Debtors have provided notice to a governmental unit). To avoid duplication, notices are not listed to the extent they refer to another notice or proceeding already identified in 22, 23 or 24. This response does not include sites or proceedings related to non-environmental laws such as mine safety and health laws or transportation laws.

- (h) Statements, Part 13, Question 26 Books, Records, and Financial Statements. The Debtors provide certain parties, such as banks, auditors, potential investors, vendors, and financial advisors, with financial statements that may not be part of a public filing. Additionally, certain of the Debtors are public companies that provide access to all of their books and records. Accordingly, the Debtors do not maintain complete lists or other records tracking such disclosures. Therefore, the Debtors have not provided full lists of these parties in their response to Statement Question 26.
- (i) **Statements, Part 13, Question 27 Inventories**. The Debtors produce and maintain inventory at their various locations on a regular basis. Additionally, because the Debtors' typical practice is to value existing inventory at the end of the month, the value for purposes of Statements, Part 13, Question 27 is estimated as of the Petition Date.

* * * * *

Fill in this information to identify the case:
Debtor Name: In re : Emerge Energy Services LP
United States Bankruptcy Court for the: District Of Delaware
Case number (if known): 19-11563 (KBO)

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/19

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known).

Part	1: Income						
	ross revenue from busines	ss					
	Identify the beginning and may be a calendar year	ending	dates of the debtor's fi	scal y	ear, which	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
	From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	to	Filing date	Operating a business Other	\$
	For prior year:	From	MM / DD / YYYY	to	MM / DD / YYYY	 Operating a business Other	\$
	For the year before that:	From	MM / DD / YYYY	to	MM / DD / YYYY	 Operating a business Other	\$

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Debtor: Case number (if known):

Name

2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

☑ None

					Description of sources	Gross revenue from each source
					of revenue	(before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From	MM / DD / YYYY	_ to	Filing date		\$
For prior year:	From	MM / DD / YYYY	_ to	MM / DD / YYYY		\$
For the year before that:	From	MM / DD / YYYY	_ to	MM / DD / YYYY		\$

Debtor: Case 19-11563-KBO Doc 144 Filed 08/09/19 Page 17 of 36
Name Case 19-11563-KBO Doc 144 Filed 08/09/19 Page 17 of 36
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Part 2: List Certain Transfers Made Before Filing for Bankruptcy

3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$6,825. (This amount may be adjusted on 4/01/22 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

Creditor's r	name and address		Dates	Total amount or value		ons for payment or transfer all that apply
				\$		Secured debt
Creditor's Nam	e					Unsecured loan repayments
						Suppliers or vendors
Street						Services
						Other
City	State	ZIP Code	_			
Country						
Payments o	or other transfers	of property m	nade within 1	year before filing this case th	at benefited	any insider
List paymen guaranteed \$6,825. (Thi adjustment.) and their rela any managir	ts or transfers, incl or cosigned by an s amount may be a Do not include an	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor	year before filing this case the ents, made within 1 year before to evalue of all property transferred ry 3 years after that with respect nsiders include officers, directors of and their relatives; affiliates of the	filing this cas I to or for the t to cases file s, and anyon	te on debts owed to an insider on the benefit of the insider is less that ad on or after the date of the in control of a corporate debto
List paymen guaranteed \$6,825. (Thi adjustment.) and their relaany managir	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred ry 3 years after that with respect nsiders include officers, directors	filing this cas I to or for the t to cases file s, and anyon	te on debts owed to an insider on the benefit of the insider is less that ad on or after the date of the in control of a corporate debto
List paymen guaranteed \$6,825. (Thi adjustment.) and their relaany managir	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor	ents, made within 1 year before to value of all property transferred ry 3 years after that with respect nsiders include officers, directors	filing this cas d to or for the t to cases file s, and anyon the debtor ar	te on debts owed to an insider on the benefit of the insider is less that ad on or after the date of the in control of a corporate debto
List paymen guaranteed \$6,825. (Thi adjustment.) and their relany managir None Insider's Nat	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred ry 3 years after that with respect insiders include officers, directors and their relatives; affiliates of the second results of the second results and the second results affiliates.	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and
List paymen guaranteed \$6,825. (Thi adjustment.) and their relaany managir	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred by 3 years after that with respect noiders include officers, directors and their relatives; affiliates of the Total amount or value	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and
List paymen guaranteed \$6,825. (Thi adjustment.) and their relany managir None Insider's Nat	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred by 3 years after that with respect noiders include officers, directors and their relatives; affiliates of the Total amount or value	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and
List paymen guaranteed \$6,825. (Thi adjustment.) and their relany managir None Insider's National Insider's Name	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred by 3 years after that with respect noiders include officers, directors and their relatives; affiliates of the Total amount or value	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and
List paymen guaranteed \$6,825. (This adjustment.) and their relany managir None Insider's Name Street	ts or transfers, incl or cosigned by an s amount may be a Do not include an atives; general par ng agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis tners of a parti	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred by 3 years after that with respect noiders include officers, directors and their relatives; affiliates of the Total amount or value	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and
List paymen guaranteed \$6,825. (Thi adjustment.) and their relany managir None Insider's National Insider's Name	ts or transfers, inclor cosigned by an samount may be a Do not include an atives; general paring agent of the deb	uding expense insider unless adjusted on 4/0 y payments lis iners of a part otor. 11 U.S.C.	e reimburseme the aggregate 01/22 and eve sted in line 3. I nership debtor § 101(31).	ents, made within 1 year before to value of all property transferred by 3 years after that with respect noiders include officers, directors and their relatives; affiliates of the Total amount or value	filing this cas d to or for the t to cases file s, and anyon the debtor ar	se on debts owed to an insider of benefit of the insider is less that ad on or after the date of the in control of a corporate debtord insiders of such affiliates; and

4.

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Case number (if known): 19-11563

Name

5. Repossessions, foreclosures, and returns

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

✓ None

ditor's Name an	d Address		Description of the Property	Date	Value of property
.1 Creditor's Name			_		\$
Street			_		
			_		
City	State	ZIP Code	_		
Country			_		

6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

✓ None

	Creditor's Name and Address	Description of the action creditor took	Date action was taken	Amount
6.1	Creditor's Name			\$
	Street	Last 4 digits of account number: XXXX-		
	City State ZIP Code			
	Country			

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Name

Part 3:

Legal Actions or Assignments

Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filing this case.

□ None

	Case title	Nature of case	Court or agency	s name and a	ddress	Sta	tus of case
7.1	The Andersons, Inc. v. Superior Silica Sands, LLC and Emerge	Breach of Contract	US District Court: No Division	Northern Distri	ct of Texas Dallas	s	Pending
	Energy Services, LP		Name				On appeal
			1000 Commerce S	treet			Concluded
			Street			_	
	Case number						
	3:19-CV-01023-N		Dallas	TX	75242	_	
		_	City	State	ZIP Code	_	
			Country			_	
7.2	CAI Rail, Inc. v. Emerge Energy Services, LP, et al.	Breach of Contract	Superior Court of C Francisco	California, Cou	nty of San	V	Pending
	<u></u>	<u> </u>	Name			_	On appeal
			400 McAllister St.				Concluded
			Street			_	
	Case number					_	
	CGC-19-575897		San Francisco	CA	94102		
		_	City	State	ZIP Code	_	
			Country			_	

Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

✓ None

Custodian's	name and addr	ess	Description of the Property	Valu	ue			
					\$			
Custodian's nam	ne			Co	urt name and ad	ddress		
			Case title					
Street				Nan	ne			
			Case number	Stre	et			
City	State	ZIP Code						
			_					
Country			Date of order or assignment	City		State	ZIP Code	
			·	Cou	intry			

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Debtor: Case number (if known):

Part 4: **Certain Gifts and Charitable Contributions**

List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

Name

	Recipient's name	and addre	ss	Description of the gifts or contributions	Dates given	Value
.1						\$
	Creditor's Name					
	Street			-		
	City	State	ZIP Code	-		
	Country			_		
	Recipient's relation	onship to de	btor			

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Debtor:

Name

Part 5:

Certain Losses

10.	All losses from fire	, theft, or other casualty	within 1 ye	ear before filing this case.
-----	----------------------	----------------------------	-------------	------------------------------

✓ None

Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
n 1			¢

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Debtor: Emerge Energy Services LP 19-11563-KBO Doc 144 Filed 08/09/19 Page 22 of 36
Case number (if known): 19-11563

Name

Part 6: Certain Payments or Transfers

11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

✓ None

	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
1.1				\$
	Address			
	Street			
	City State ZIP Code			
	Country	-		
	Email or website address			
	Who made the payment, if not debtor?			

12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

 $\ensuremath{\,\overline{\!\!\mathcal M\!}}$ None

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1		-		\$
	Trustee			
		_		

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Debtor: Emerge Energy Services LP 19-11563-KBO Doc 144 Filed 08/09/19 Page 23 of 36
Case number (if known): 19-11563

Name

13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

✓ None

Address		\$
Address		
Street	_	
City State ZIP Code	-	
Country	-	
Relationship to Debtor		

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Debtor:

Name

Part 7: Previous Locations

14	Previous addresses
17.	i icvious audicesses

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

□ Does not apply

Address				Dates of occupancy	
1.1 6000 Wes	tern Place Suite 4	65		From 05/01/2012	To 11/16/2017
Street					
Fort Worth	n T	-X	76107	_	
City	St	ate	ZIP Code		

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Case 19-11563-KBO Doc 144 Debtor: Case number (if known):

Name

Part 8: **Health Care Bankruptcies**

15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
 providing any surgical, psychiatric, drug treatment, or obstetric care?
- ☑ No. Go to Part 9.
- $\hfill\Box$ Yes. Fill in the information below.

	Facility Name and A	Address	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1	Facility Name			
			Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
	Street		- 	Check all that apply: □ Electronically
	City Stat	e ZIP Code	-	☐ Paper

Case 19-11563-KBO Doc 144 Filed 08/09/19 Emerge Energy Services LP Page 26 of 36 Debtor:

Has the plan been terminated?

□ No ☐ Yes

Name Personally Identifiable Information Part 9: 16. Does the debtor collect and retain personally identifiable information of customers? ☐ Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information? □ No □ Yes 17. Within 6 years before filing this case, have any employees of the debtor been participants in any ERISA, 401(k), 403(b), or other pension or profit-sharing plan made available by the debtor as an employee benefit? ☑ No. Go to Part 10. ☐ Yes. Does the debtor serve as plan administrator? □ No. Go to Part 10. ☐ Yes. Fill in below: Employer identification number of the plan Name of plan 17.1 EIN:

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Name

Debtor:

Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☑ None

	Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.1		XXXX-	Checking		\$
	Name		Savings		
			Money market		
	Street		Brokerage		
		_	Other		
	City State ZIP Code	-			
	Country				

19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filling this case.

✓ None

None	е					
	Depository ins	stitution name and a	address	Names of anyone with access to it	Description of the contents	Does debtor still have it?
19.1						□ No
	Name				_	
				_		□ Yes
	Street					
				_		
				Address		
	City	State	ZIP Code			
	Country			-		
	Country					
19.2						□ No
	Name			= -		
	Otros			_		□ Yes
	Street					
				_		
				Address		
	City	State	ZIP Code			
	Country					

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Name

20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

✓ None

	Facility name and address	s	Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1					□ No
	Name				•
			_		☐ Yes
	Street				
			_		
			Address		
	City State	ZIP Code			
			_		
	Country				

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Debtor: Case number (if known):

Name

Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

	Owner's name	e and addre	ss	Location of the property	Description of the property	Value
21.1	Name					\$
	Street			-		
	City	State	ZIP Code			
	Country			-		

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Debtor: Emerge Energy Services LP Case number (if known): 19-1156

Name

Part 12: Details About Environmental Information

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

22. Has i	the debtor been :	a narty in any judicia	I or administrative	proceeding under any	v environmental la	aw? Include settlement	s and orders
-----------	-------------------	------------------------	---------------------	----------------------	--------------------	------------------------	--------------

☑ No							
☐ Yes	s. Provide details below.						
	Case title	Court or agenc	y name and addr	ess	Nature of the case	Sta	atus of case
22.1							Pending
		Name					On appeal
							Concluded
		Street					
	Case Number						
		City	State	ZIP Code			
		Country					

23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law?

□ No

✓ Yes. Provide details below.

Site name ar	nd address		Governme address	ental unit nan	ne and	Environmental law, if known	Date of notice
1 Reef Environn	nental Site		Environme	ntal Protection	Agency	Section 104(e) of CERCLA	11/21/2013
Name			Name				
			Atlanta Fed	deral Center			
Street			Street			_	
			61 Forsyth	Street, SW		_	
Sylacauga	AL	35150	Atlanta	GA	30303		
City	State	ZIP Code	City	State	ZIP Code	_	
Country			Country			_	

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Mana

Debtor:

24. Has the debtor notified any governmental unit of any release of hazardous material?

□ No

Site name a	nd addres	s	Governmenta	al unit nam	e and address	Environmental law, if known	Date of notice
24.1 Birmingham Name	4.1 Birmingham Transmix Facility Name		Alabama Dept.	. of Environi	mental Affairs	Not Disclosed	2016
2700 Ishkood	la-Wenonah	n Rd.	110 Vulcan Ro	ad		-	
Street			Street				
Birmingham		35211	Birmingham	AL	35209		
City	State	ZIP Code	City	State	ZIP Code	-	
Country			Country			-	
4.2 Birmingham	Transmix Fa	acilitiy	Environmental	Protection .	Agency	Not Disclosed	2016
Name			Name			1101 210010000	
2700 Ishkood	la-Wenonah	n Rd.	Maxwell Air Fo	rce Base			
Street			Street			-	
			540 South Mor	ris Avenue			
Birmingham	AL	35211	Montgomery	AL	36115		
City	State	ZIP Code	City	State	ZIP Code		
Country			Country				

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Debtor:

Name

26.

26b.

Part 13:	Details About the	Debtor's Business or	Connections to An	v Business
	Details About the	Debter 5 Dasiness of	OUTILICOTIONS TO ATT	, Dasiliess

25.	Other businesses	in which t	ne debtor has	or has ha	d an interest
-----	------------------	------------	---------------	-----------	---------------

Vor	ie						
E	Business name a	nd address	Describe the nature	e of the business	Employer Ide Do not include	ntificati Social	<mark>ion number</mark> Security number or ITIN
.1					EIN:		,
N	ame				Dates busine	ss exis	ted
					From		То
St	treet						
_							
Ci	ity	State ZIP Co	ode				
	ountry						
		nancial statements and bookkeepers v	s who maintained the debtor's	books and records	s within 2 years	before t	filing this case.
Non	e						
ı	Name and Addres	ss		Dates of serv	ice		
				Dai:00 0: 00: 1			
a.1				From		Т	·o
_	Name					Т	o
Ī	Name Street					Т	o
- -		State	ZIP Code			Т	o
- -	Street	State	ZIP Code			Т	o
i - (Street City Country firms or individua		ed, compiled, or reviewed de	From	count and recor		
- (City Country firms or individualent within 2 year	als who have audite	ed, compiled, or reviewed de	From	count and recor		
st all	City Country firms or individualent within 2 year	als who have audite s before filing this o	ed, compiled, or reviewed de	From			
- - ot all atem □ No	City Country firms or individuatent within 2 year one Name and Add	als who have audite s before filing this o	ed, compiled, or reviewed de	Ebtor's books of ac		ds or pr	repared a financial
- (- (- (- (- (- (- (- (- (- (City Country firms or individuation within 2 year one	als who have audite s before filing this o	ed, compiled, or reviewed de	From			
ī - - o st all atem	City Country firms or individuation within 2 years one Name and Addi BDO USA, LLP Name PO Box 677973	als who have auditers before filing this coress (Audit Firm)	ed, compiled, or reviewed de	Ebtor's books of ac		ds or pr	repared a financial
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ī - - o st all atem	City Country firms or individuation within 2 years one Name and Addi BDO USA, LLP Name PO Box 677973	als who have auditers before filing this coress (Audit Firm)	ed, compiled, or reviewed de	Ebtor's books of ac		ds or pr	repared a financial

	Name	Case 19-11 rge Energy Services LP		ed 08/09/19 	9 Page 33 of 36 ase number (# known): 19-11563
ic.		I firms or individuals who were	e in possession of the debtor's books o	f account and re	ecords when this case is filed.
	□ No	one			
		Name and address			If any books of account and records are unavailable, explain why
		Superior Silica Sands LLC			
		Name 5600 Clearfork Main St.			
		Street			_
		Unit 4000			_
		Fort Worth	TX 76	3109	
		City	State ZII	P Code	_
		Country			_
		Name and address			
		Name and address			
	26d	I.1 See SOFA 26d Attachment Name			<u></u>
		Street			
		Other	01-1-	710.0-4-	
		City	State	ZIP Code	
		Country			
In	vento	·			
		ories	property been taken within 2 years bef	ore filing this ca	se?
Н		ories	property been taken within 2 years bef	ore filing this ca	se?
H:	ave ar ∄ No	ories		ore filing this ca	se?
H:	ave ar ☑ No ☑ Yes	ories ny inventories of the debtor's s. Give the details about the to		Date of Inventory	The dollar amount and basis (cost, market, o other basis) of each inventory
H:	ave ar ☑ No ☑ Yes	ories ny inventories of the debtor's s. Give the details about the to	vo most recent inventories.	Date of	The dollar amount and basis (cost, market, o
H:	ave ar	ories ny inventories of the debtor's Give the details about the two	vo most recent inventories.	Date of	The dollar amount and basis (cost, market, o other basis) of each inventory
H:	ave ar No Yes	ny inventories of the debtor's Give the details about the two superiors of the person who superiors of the person	vo most recent inventories. ervised the taking of the inventory	Date of	The dollar amount and basis (cost, market, o other basis) of each inventory
H:	ave ar No Yes	ny inventories of the debtor's Give the details about the two supersons who supersons which is the supersons who supersons which we	vo most recent inventories. ervised the taking of the inventory	Date of	The dollar amount and basis (cost, market, o other basis) of each inventory
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H:	ave ar No Yes	ny inventories of the debtor's Give the details about the two superiors of the person who superiors of the person	vo most recent inventories. ervised the taking of the inventory	Date of	The dollar amount and basis (cost, market, o other basis) of each inventory

Country

Emerge Energy Services 28. List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case. Position and Nature of any Address % of interest, if any Name interest 28.1 None Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions? ☐ Yes. Identify below. Period during which position or Position and Nature of Name Address any interest interest was held 29.1 From 30. Payments, distributions, or withdrawals credited or given to insiders Within 1 year before filing this case, did the debtor provide an insider with value in any form, including salary, other compensation, draws, bonuses, loans, credits on loans, stock redemptions, and options exercised? ☐ Yes. Identify below. Amount of money Name and address of recipient or description and Reason for providing the value Dates value of property 30.1 Name Street City State ZIP Code Country Relationship to debtor Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes? □ No ✓ Yes. Identify below. Name of the parent corporation Employer Identification number of the parent corporation EIN: 90-0832937 31.1 Emerge Energy Services, LP 32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund? ☑ No ☐ Yes. Identify below. Employer Identification number of the pension fund Name of the pension fund EIN: 32.1

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Debtor:

Part 14: Signature and Declaration 11563-KBO Doc 144 Filed 08/09/19 Page 35 of 36

Yes

WAI	RNING Ba	inkruptcy fraud is a seri	ous crime. Making a false staten	nent, concealing property, or	obtaining money or property by fraud in
conr	nection with	a bankruptcy case can	result in fines up to \$500,000 or	imprisonment for up to 20 years	ears, or both.
18 L	J.S.C.§§ 152	2, 1341, 1519, and 3571			
I hav	ve examined	I the information in this	Statement of Financial Affairs ar	nd any attachments and have	e a reasonable belief that the information is true and correct.
I ded	clare under p	penalty of perjury that the	ne foregoing is true and correct.		
Exe	cuted on	08/09/2019			
		MM / DD / YYYY			
×	/ s / Bryar	n Gaston		Printed name	Bryan Gaston
	Signature	of individual signing on	behalf of the debtor		
	Position or	relationship to debtor	Restructuring Officer		
Are	additional	I pages to <i>Statemen</i>	t of Financial Affairs for No	on-Individuals Filing for I	Bankruptcy (Official Form 207) attached?
	No				

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In re: Emerge Energy Services LP Case No. 19-11563

Attachment 26d

Books, records and financial statements - Financial institution to whom financial statement was issued

Name	Address 1	Address 2	Address3	City	State	Zip	Country
CAI Rail, Inc	Steuart Tower	1 Market Plaza, Ste 900		San Francisco	CA	94105-1009	
Chicago Freight Car Leasing Co	425 N. Martingale Road Suite			Schaumburg	IL	60173	
CIT Group/Equipment Financing, Inc	30 S Wacker Drive	Suite 2900		Chicago	IL	60606	
Di-Corp Sand Transloading LP	8750-53 Ave			Edmonton	AB	T6E 5G2	Canada
Eliot E. Kerlin, Jr.	4416 Gloster Road			Dallas	TX	75220	
Francis Kelly	23 Sutton Place			Weston	MA	02493	
Greenbrier Leasing Company, LLC	One Centerpointe Drive Suite			Lake Oswego	OR	97035	
HPS Investment Partners	40 West 57th Street	33rd Floor		New York	NY	10019	
Insight Equity	1400 Civic Place	Suite 250		Southlake	TX	76092	
Investors Bank	101 JFK Parkway			Short Hills	NJ	07078	
Kevin Clark	6037 Keats St			Franklin	TN	37064	
Latham & Watkins	885 Third Avenue			New York	NY	10022-4834	
Mark Gottfredson	7321 Trianon Ct			Colleyville	TX	76034	
		c/o MUL Railcar Leasing	One Centerpointe				
MUL Railcar Leasing LLC	Wells Fargo Bank Northwest	LLC	Drive, Suite 200	Lake Oswego	OR	97035	
Pacific Investment Management	650 Newport Center Dr.			Newport	CA	92660	
Peter Jones	76 Rock Spring Road	Apt C1		Stamford	CT	06906	
PNC Bank	200 Crescent Court	Suite 400		Dallas	TX	75201	
PWC	Suncor Energy Centre	111 5 Avenue SW Ste 3100		Calgary	AB	T2P 5L3	Canada
Securities Exchange Commission	801 Cherry Street	Suite 1900, Unit 18		Fort Worth	TX	76102	
Ted W. Beneski	6405 Cutter Ridge Ct			Colleyville	TX	76034	
The Andersons, Inc	1947 Briarfield Blvd			Maumee	OH	43537	
Trinity Industries Leasing Company	2525 Stemmons Freeway			Dallas	TX	75207	
Victor L. Vescovo	6715 Orchid Lane			Dallas	TX	75230	
Wells Fargo Rail Corporation	PO Box 60546			Charlotte	NC	28260-0546	