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Hearing Date: October 21, 2020 at 11:00 a.m. ET Objection Deadline: October 14, 2020 at 4:00 p.m. ET

Andrew G. Dietderich Brian D. Glueckstein Benjamin S. Beller Noam R. Weiss SULLIVAN & CROMWELL LLP 125 Broad Street New York, NY 10004-2498 Telephone: (212) 558-4000 Facsimile: (212) 558-3588

*Proposed Counsel to the Debtors* 

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

GARRETT MOTION INC., et al.,<sup>1</sup>

Debtors.

Chapter 11

Case No. 20-12212 (MEW)

Jointly Administered

# **DEBTORS' APPLICATION FOR AN ORDER AUTHORIZING THE RETENTION** AND EMPLOYMENT OF SULLIVAN & CROMWELL LLP AS COUNSEL TO THE **DEBTORS AND DEBTORS-IN-POSSESSION** NUNC PRO TUNC TO THE PETITION DATE AND NOTICE OF OPPORTUNITY FOR HEARING

Garrett Motion Inc. and certain of its affiliated debtors and debtors-in-possession

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(collectively, the "Debtors") hereby submit this application (this "Application") for entry of an

order, substantially in the form attached hereto as Exhibit A (the "Order"), pursuant to sections

327(a) and 328(a) of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the

"Bankruptcy Code"), rule 2014(a) of the Federal Rules of Bankruptcy Procedure (the

"Bankruptcy Rules") and rule 2014-1 of the Local Bankruptcy Rules for the Southern District of

The last four digits of Garrett Motion Inc.'s tax identification number are 3189. Due to the large number of debtor entities in these Chapter 11 Cases, which are being jointly administered, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/garrettmotion. The Debtors' corporate headquarters is located at La Pièce 16, Rolle, Switzerland.



### 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 2 of 59

New York (the "<u>Local Bankruptcy Rules</u>"), authorizing the retention and employment of Sullivan & Cromwell LLP ("<u>S&C</u>") as counsel to the Debtors *nunc pro tunc* to the Petition Date (as defined below). In support of this Application, the Debtors rely upon the *Declaration of Sean Deason in Support of the Debtors' Chapter 11 Petitions and First Day Pleadings* [Docket No. 15] (the "<u>First Day Declaration</u>"), the Declaration of Jerome P. Maironi attached hereto as <u>Exhibit B</u> (the "<u>Maironi Declaration</u>") and the Declaration of Andrew G. Dietderich attached hereto as <u>Exhibit C</u> (the "<u>Dietderich Declaration</u>"), each of which is incorporated herein by reference, and respectfully state as follows:

#### **Background**

1. Garrett Motion Inc. is a Delaware corporation established in 2018, with its headquarters located in Rolle, Switzerland. The Debtors design, manufacture and sell highly engineered turbocharger, electric-boosting and connected vehicle technologies.

2. On September 20, 2020 (the "<u>Petition Date</u>"), each of the Debtors filed with the Court a voluntary petition for relief under the Bankruptcy Code. Each Debtor continues to operate its business and manage its properties as a debtor-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No creditors' committee, trustee or examiner has been appointed in the Debtors' cases. Joint administration of these chapter 11 cases was authorized by the Court by entry of an order on September 21, 2020 [Docket No. 27].

3. Additional factual background relating to the Debtors' businesses and the commencement of these chapter 11 cases is set forth in detail in the First Day Declaration.

## **Jurisdiction**

4. The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper in the Court pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding pursuant to 28 U.S.C. § 157(b). The statutory predicates for the

-2-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 3 of 59

relief requested herein are sections 327(a) and 328(a) of the Bankruptcy Code, Bankruptcy Rule 2014 and Local Bankrutpcy Rule 2014-1.

# **Relief Requested**

## I. S&C's Qualifications

5. By this Application, the Debtors seek the authority to employ and retain S&C as their attorneys in connection with the prosecution of their chapter 11 cases to perform legal services as set forth herein.

6. S&C has represented the Debtors since 2019 in connection with general corporate matters, including mergers and acquisitions, securities law and financing matters, and, since more recently, in connection with the incurrence of debtor-in-possession financing and the preparation, commencement and prosecution of these chapter 11 cases. During the course of this representation, S&C has become familiar with the Debtors' business, financial affairs and capital structure. As a result, S&C has the necessary background information to deal effectively with many of the potential legal issues and problems that may arise in these chapter 11 cases.

7. These cases are likely to be complex and will require counsel with a national reputation and with extensive experience and specialized expertise in, among other areas, bankruptcy law, secured finance, mergers and acquisition, corporate law and litigation. S&C is a full service law firm with a national and international presence. S&C has experience and expertise in most substantive areas of legal practice and its clients include leading public companies in a variety of industries, smaller and privately held businesses, major international corporations and individuals.

8. For the foregoing reasons, the Debtors believe that S&C is well qualified to represent them as debtors-in-possession in these chapter 11 cases, and that the retention of S&C is necessary and in the best interests of the Debtors and their estates and stakeholders.

# II. Services to Be Provided

9. S&C will work closely with such other professionals as may be retained

by the Debtors. Specifically, the Debtors have requested that S&C render services including, but not limited to, the following:

- a. advising the Debtors with respect to their powers and duties as debtors and debtors-in-possession, including the legal and administrative requirements of operating in chapter 11;
- b. advising the Debtors with respect to the potential sale of their business and negotiating and preparing on the Debtors' behalf all agreements related thereto;
- c. attending meetings and negotiating with representatives of creditors and other parties-in-interest;
- d. assisting with the preservation of the Debtors' estates, including the prosecution of actions commenced under the Bankruptcy Code or otherwise on their behalf, and objections to claims filed against the estates;
- e. preparing and prosecuting on behalf of the Debtors all motions, applications, answers, orders, reports and papers necessary for the administration of the estates;
- f. negotiating and preparing on the Debtors' behalf chapter 11 plan(s), disclosure statement(s) and all related agreements and/or documents;
- g. advising the Debtors with respect to certain corporate, financing, tax and employee benefit matters as requested by the Debtors and without duplication of other professionals' services;
- h. appearing before the Court, and any appellate courts, and protecting the interests of the Debtors' estates before such courts and
- i. performing all other legal services in connection with these chapter 11 cases as requested by the Debtors and without duplication of other professionals' services.

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 5 of 59

## **III.** Professional Compensation

10. S&C has advised the Debtors that it intends to apply to the Court for allowance of compensation for professional services rendered and reimbursement of charges, costs and expenses incurred in these chapter 11 cases in accordance with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules and any applicable guidelines and orders of the Court.

11. As set forth in the Dietderich Declaration, S&C does not ordinarily determine its fees solely on the basis of hourly rates. Instead, S&C ordinarily bases the fee for its services on all the factors prescribed by rule 1.5(a) of the New York Rules of Professional Conduct, including the firm's contribution to the relevant matter, the responsibility assumed, the results achieved, the difficulty and complexity of the matter, the amount involved, the experience of, and demands on, the lawyers involved and the fees customarily charged for such matters. S&C's compensation arrangements are designed to fairly compensate S&C for its services according to these principles, and S&C's fees charged to the Debtors prior to the Petition Date were generally determined in this manner.

12. Notwithstanding the foregoing, S&C has agreed with the Debtors that, consistent with the above and subject to the Court's approval, it will charge the Debtors for its legal services on an hourly basis in connection with these cases. S&C's billing rates have been determined with reference to the rates charged by other leading law firms for similar work during chapter 11 cases and will range from \$1,350 to \$1,750 per hour for partners and special counsel, \$650 to \$1,185 per hour for associates and \$350 to \$520 per hour for legal assistants. These rates for the more senior timekeepers in each class represent a discount from the rates currently used by S&C when preparing estimates of fees under its normal billing procedures for non-bankruptcy engagements.

-5-

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 6 of 59

13. During the 90-day period prior to the Petition Date, the Debtors paid S&C

the following amounts:

Amount Received	Received Date
June 24, 2020	\$100,805
June 25, 2020	\$3,309,985.25
August 5, 2020	\$1,449,720.37
August 19, 2020	\$342,337
September 8, 2020	\$4,456,436.02
September 18, 2020	\$3,149,727.62

On September 8, 2020, the Debtors funded a retainer for S&C to hold as security for payment of its fees and expenses in the amount of \$2,500,000. As of the Petition Date, S&C holds as security for payment of its fees and expenses a retainer in the amount of \$2,209,478.32.

14. Pursuant to Bankruptcy Rule 2016(b), S&C has neither shared nor agreed to share any compensation it has received or may receive with another party or person, other than with partners, counsel, associates and contract attorneys associated with S&C or any compensation another person or party has received or may receive.

15. The Debtors have agreed to pay S&C for the legal services rendered or to be rendered by their attorneys and other personnel in connection with these chapter 11 cases on the Debtors' behalf. The Debtors have also agreed to reimburse S&C for its actual and necessary expenses incurred in connection with these chapter 11 cases. The Debtors will review prospective budgets and staffing plans to be submitted by S&C on a monthly basis during these chapter 11 cases, and will have a full opportunity to review all of S&C's fees and expenses as set forth in the monthly and interim fee applications to be submitted by S&C to the Court.

## **IV.** Disinterestedness

16. To the best of the Debtors' knowledge, and as detailed in the Dietderich Declaration, (i) S&C is a "disinterested person" within the meaning of section 101(14) of the

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 7 of 59

Bankruptcy Code, (ii) S&C does not represent any person or entity having an interest adverse to the Debtors in connection with these chapter 11 cases, (iii) S&C does not hold or represent an interest adverse to the Debtors' estates with respect to matters on which S&C is employed and (iv) S&C has no connection to the Debtors, their creditors or any other party-in-interest except as disclosed herein and in the Dietderich Declaration.

17. S&C will review its files against any updated Interested Parties List (as defined in the Dietderich Declaration) received from the Debtors from time to time during the pendency of these chapter 11 cases pursuant to the procedures described in the Dietderich Declaration. To the extent any new relevant facts or relationships are discovered or arise in the course of such review, S&C will promptly make additional disclosure to the Court as required by Bankruptcy Rule 2014(a).

## **Relief Requested**

18. By this Application, the Debtors request entry of the Order authorizing the Debtors to retain and employ S&C as their counsel in connection with these chapter 11 cases effective *nunc pro tunc* to the Petition Date.

#### **Basis for Relief**

19. The Debtors seek to retain S&C as their attorneys pursuant to

section 327(a) of the Bankruptcy Code, which provides that a debtor, subject to Court approval:

[M]ay employ one or more attorneys, accountants, appraisers, auctioneers, or other professional persons, that do not hold or represent an interest adverse to the estate, and that are disinterested persons, to represent or assist the [debtor] in carrying out the [debtor]'s duties under this title.

11 U.S.C. § 327(a).

20. Bankruptcy Rule 2014(a) requires that an application for retention include:

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 8 of 59

[S]pecific facts showing the necessity for the employment, the name of the [firm] to be employed, the reasons for the selection, the professional services to be rendered, any proposed arrangement for compensation, and, to the best of the applicant's knowledge, all of the [firm's] connections with the debtor, creditors, any other party in interest, their respective attorneys and accountants, the United States trustee, or any person employed in the office of the United States trustee.

Fed. R. Bankr. P. 2014(a).

21. Based on the facts and for the reasons stated herein and in the Maironi Declaration and the Dietderich Declaration, the retention of S&C as counsel to the Debtors pursuant to this Application is reasonable, necessary, appropriate and satisfies the requirements of sections 327 and 328 of the Bankruptcy Code and Bankruptcy Rule 2014(a). The Debtors respectfully submit that the relief requested in this Application will enable the Debtors to administer their estates during these chapter 11 cases, is in the best interests of the Debtors and their estates and stakeholders and should be approved by the Court.

22. Additionally, the Debtors' retention of S&C *nunc pro tunc* to the Petition Date is appropriate. S&C has been representing the Debtors in connection with the incurrence of debtor-in-possession financing and the preparation, commencement and prosecution of these chapter 11 cases. The Debtors believe that no party-in-interest will be prejudiced by the granting of the employment *nunc pro tunc* to the Petition Date, as provided in this Application, because S&C has provided and continues to provide valuable services to the Debtors' estates.

## **Notice**

23. No creditors' committee has been appointed in these Chapter 11 Cases. Notice of this Motion has been provided to: (a) the Office of the United States Trustee for the Southern District of New York; (b) counsel to Citibank, N.A., as administrative agent under the DIP credit facility, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, NY 10153,

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 9 of 59

Attn: Ray C. Schrock, P.C. (ray.schrock@weil.com) and Candace M. Arthur, Esq. (candace.arthur@weil.com); (c) counsel to JPMorgan Chase Bank, N.A., as administrative agent under the Debtors' prepetition credit facility, Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, NY 10038, Attn: Kristopher M. Hansen (khansen@stroock.com), Jonathan D. Canfield (jcanfield@stroock.com), Joanne Lau (jlau@stroock.com) and Alexander A. Fraser (afraser@stroock.com); (d) counsel to the ad hoc group of lenders under the Debtors' prepetition credit facility, Gibson, Dunn & Crutcher LLP, 200 Park Avenue, New York, NY 10166, Attn: Scott J. Greenberg (sgreenberg@gibsondunn.com), Steven A. Domanowski (sdomanowski@gibsondunn.com) and Matthew G. Bouslog (mbouslog@gibsondunn.com); (e) counsel to the ad hoc group of bondholders, Ropes & Gray LLP, 1211 Avenue of the Americas, New York, NY 10036, Attn: Matthew M. Roose (matthew.roose@ropesgray.com) and Mark I. Bane (mark.bane@ropesgray.com); (f) counsel to KPS Capital Partners, LP, as stalking horse bidder, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, NY 10017, Attn: Brian M. Resnick (brian.resnick@davispolk.com) and Joshua Y. Sturm

(joshua.sturm@davispolk.com); (g) the parties identified on the Debtors' consolidated list of 30 largest unsecured creditors; and (h) to the extent not listed herein, those parties requesting notice pursuant to Bankruptcy Rule 2002. The Debtors submit that, in light of the nature of the relief requested, no other or further notice need be provided.

## No Prior Request

24. No prior application for the relief sought herein has been made to this or any other court.

## **Conclusion**

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court (a) enter the Order and (b) grant such other and further relief as is just and proper. -920-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 10 of 59

Dated: September 30, 2020 New York, New York /s/ Andrew G. Dietderich Andrew G. Dietderich Brian D. Glueckstein Benjamin S. Beller Noam R. Weiss SULLIVAN & CROMWELL LLP 125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588 E-mail: dietdericha@sullcrom.com gluecksteinb@sullcrom.com bellerb@sullcrom.com weissn@sullcrom.com

Proposed Counsel to the Debtors

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 11 of 59

# EXHIBIT A

**Proposed Order** 

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pa 12 of 59

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

GARRETT MOTION INC., et al.,<sup>1</sup>

Chapter 11

Case No. 20-12212 (MEW)

Jointly Administered

Debtors.

# **ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT** OF SULLIVAN & CROMWELL LLP AS COUNSEL TO THE DEBTORS AND DEBTORS-IN-POSSESSION NUNC PRO TUNC TO THE PETITION DATE

Upon the application (the "Application")<sup>2</sup> of Garrett Motion Inc. and its affiliated debtors and debtors-in-possession (collectively, the "Debtors") for entry of an order (the "Order") pursuant to section 327(a) and 328(a) of the Bankruptcy Code, Bankruptcy Rule 2014 and Local Bankruptcy Rule 2014-1 authorizing the Debtors to retain and employ Sullivan & Cromwell LLP ("S&C") as their counsel *nunc pro tunc* to the Petition Date; this Court having jurisdiction to consider the Application pursuant to 28 U.S.C. §§ 157 and 1334; and venue of these chapter 11 cases and the Application in this district being proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this matter being a core proceeding pursuant to 28 U.S.C. § 157(b); and this Court having found that proper and adequate notice of the Application and the relief requested therein has been provided in accordance with the Bankruptcy Rules and the Local Bankruptcy Rules, and that, except as otherwise ordered herein, no other or further notice is necessary; and

<sup>1</sup> The last four digits of Garrett Motion Inc.'s tax identification number are 3189. Due to the large number of debtor entities in these Chapter 11 Cases, which are being jointly administered, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/garrettmotion. The Debtors' corporate headquarters is located at La Pièce 16, Rolle, Switzerland.

<sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Application.

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 13 of 59

objections (if any) to the Application having been withdrawn, resolved or overruled on the merits; and a hearing having been held to consider the relief requested in the Application and upon the record of the hearing and all proceedings had before this Court; and upon the consideration of and based on the representations made in the First Day Declaration, the Declaration of Jerome P. Maironi in in support of the Application attached as <u>Exhibit B</u> thereto and the Declaration of Andrew G. Dietderich in support of the Application attached as <u>Exhibit C</u> thereto; and this Court being satisfied based on the representations made in the Application and the Dietderich Declaration that S&C does not hold or represent any interest adverse to the Debtors' estates, with respect to the matters upon which S&C is to be employed, that S&C is a disinterested person as that term is defined under section 101(14) of the Bankruptcy Code, as modified by section 1107(b) of the Bankruptcy Code, and that S&C's employment is necessary and is in the best interests of the Debtors and their estates; and after due deliberation and sufficient cause appearing therefor;

## IT IS HEREBY ORDERED THAT:

1. The Application is GRANTED as set forth herein.

2. In accordance with section 327 of the Bankruptcy Code, the Debtors, as debtors and debtors-in-possession, are hereby authorized to retain and employ S&C as their counsel on the terms set forth in the Application and the Dietderich Declaration, effective *nunc pro tunc* to the Petition Date.

3. S&C shall use its best efforts to avoid any duplication of services provided by any of the Debtors' other retained professionals in these chapter 11 cases.

4. S&C shall be compensated for fees and reimbursed for reasonable and necessary expenses and will file interim and final fee applications for allowance of its

-2-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 14 of 59

compensation and expenses in accordance with sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules, the Amended Order Establishing Procedures for Monthly Compensation and Reimbursement of Expenses of Professionals, dated December 21, 2010, the Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York, dated January 29, 2013 (General Order M-447), and any orders entered in these chapter 11 cases governing professional compensation and reimbursement for services rendered and charges and disbursements incurred.

5. S&C shall not charge a markup to the Debtors with respect to fees billed by any contract attorneys hired by S&C to provide services to the Debtors and shall ensure that any such contract attorneys are subject to conflicts checks and disclosures in accordance with the requirements of the Bankruptcy Code and Bankruptcy Rules. For the avoidance of doubt, S&C shall neither share fees with existing or future contract attorneys who provide services to the Debtors nor enter into fee sharing arrangements with such contract attorneys.

6. Notwithstanding anything to the contrary in the Application, S&C will not seek reimbursement of expenses for office supplies.

7. Prior to the implementation of any increases in the hourly rates set forth in the Application and the Dietderich Declaration, S&C shall file a supplemental declaration with this Court and provide ten (10) business days' notice to the Debtors, the U.S. Trustee and any statutory committee appointed in these chapter 11 cases, which declaration shall explain the basis for the requested rate increases in accordance with section 330(a)(3)(F) of the Bankruptcy Code and state whether the Debtors have consented to such rate increases. The U.S. Trustee retains all rights to object to any rate increase on all grounds, including the reasonableness standard set

-3-

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 15 of 59

forth in section 330 of the Bankruptcy Code, and this Court retains the right to review any rate increase pursuant to section 330 of the Bankruptcy Code.

8. S&C shall apply any remaining amounts of its prepetition retainer as a credit toward postpetition fees and expenses, after such postpetition fees and expenses are approved pursuant to the first Order of the Court awarding fees and expenses to S&C.

9. The Debtors are authorized and empowered to take all actions necessary to implement the relief granted in this Order.

10. To the extent that this Order is inconsistent with the Application, the terms of this Order shall govern.

11. This Court shall retain jurisdiction to hear and determine all matters arising from the implemental of this Order.

Dated: \_

New York, New York

The Honorable Michael E. Wiles United States Bankruptcy Judge 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 16 of 59

# EXHIBIT B

Maironi Declaration

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 17 of 59

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

GARRETT MOTION INC., et al.,<sup>1</sup>

Chapter 11

Case No. 20-12212 (MEW)

Debtors.

Jointly Administered

# DECLARATION OF JEROME P. MAIRONI IN SUPPORT OF DEBTORS' APPLICATION FOR AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF SULLIVAN & CROMWELL LLP AS COUNSEL TO THE DEBTORS AND DEBTORS-IN-POSSESSION NUNC PRO TUNC TO THE PETITION DATE

I, Jerome P. Maironi, under penalty of perjury, declare as follows:

1. I am the Senior Vice President, General Counsel and Corporate Secretary

of Debtor Garrett Motion Inc.

2. I submit this declaration (this "Declaration") in support of the Debtors'

Application for an Order Authorizing the Retention and Employment of Sullivan & Cromwell

LLP ("<u>S&C</u>") as Counsel to the Debtors and Debtors-in-Possession Nunc Pro Tunc to the

Petition Date (the "Application").<sup>2</sup> I have reviewed and am familiar with the contents of the

Application and the Declaration of Andrew G. Dietderich in support of the Application and

attached thereto as Exhibit C (the "Dietderich Declaration"). Except as otherwise indicated, the

facts set forth herein are based upon my personal knowledge, my review of relevant documents,

<sup>&</sup>lt;sup>1</sup> The last four digits of Garrett Motion Inc.'s tax identification number are 3189. Due to the large number of debtor entities in these Chapter 11 Cases, which are being jointly administered, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/garrettmotion. The Debtors' corporate headquarters is located at La Pièce 16, Rolle, Switzerland.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Application.

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 18 of 59

information provided to me by employees working under my supervision or my opinion based upon experience with the operation of the Debtors and their industry as a whole.

## **Debtors' Selection of Counsel**

3. The Debtors recognize that a comprehensive review process is necessary when selecting and managing chapter 11 counsel to ensure that bankruptcy professionals are subject to the same client-driven market forces, scrutiny and accountability as professionals in non-bankruptcy engagements. The Debtors' decision to retain S&C as their counsel was based on S&C's recognized experience and knowledge regarding corporate reorganizations under chapter 11 of the Bankruptcy Code, as well as the extensive expertise of S&C's transactional, tax and litigation practice in complex matters relating to all aspects of corporate restructuring.

4. As a result of S&C's representation of the Debtors before these chapter 11 cases, S&C is familiar with the Debtors' business, financial affairs and capital structure and has the necessary background information to deal effectively with many of the potential legal issues and problems that may arise in these chapter 11 cases. Accordingly, the Debtors have not interviewed any similar law firms as potential counsel in connection with these chapter 11 cases. I believe that S&C is both well qualified and uniquely able to represent the Debtors in these chapter 11 cases in an efficient and effective manner.

5. These cases are likely to be complex and will require counsel with a national reputation and with extensive experience and specialized expertise in, among other areas, bankruptcy law, secured finance, mergers and acquisition, corporate law and litigation. S&C is a full service law firm with a national and international presence. S&C has experience and expertise in most substantive areas of legal practice and its regular clients include leading

-2-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 19 of 59

public companies in a variety of industries, smaller and privately held businesses, major international corporations and individuals.

#### Rate Structure

6. In my capacity as the Senior Vice President, General Counsel and Corporate Secretary, I am responsible for supervising outside counsel retained by the Debtors in the ordinary course of business. The Debtors have reviewed, and have discussed with S&C, the proposed rates for S&C's legal services in connection with these chapter 11 cases. S&C has informed the Debtors that S&C does not ordinarily determine its fees solely on the basis of hourly rates. For the purposes of its engagement by the Debtors, however, S&C has agreed that it will charge for services performed during these chapter 11 cases on the basis of the hourly rates described in the Application and the Dietderich Declaration.

7. I understand from S&C that these hourly rates are the same or less than the hourly rates used by S&C when preparing estimates of fees under its normal billing practices. In particular, I understand that the rates have been determined with reference to the rates charged by other leading law firms for similar work during chapter 11 cases and for the more senior timekeepers for each class of personnel represent a discount from the rates used by S&C when preparing estimates of fees under its normal billing practices for non-bankruptcy engagements.

## **Cost Supervision**

8. The Debtors have approved S&C's budget and staffing plan for the period from the Petition Date to October 31, 2020, recognizing that in the course of these chapter 11 cases, there may be unforeseen fees and expenses that will need to be addressed by the Debtors and S&C. The Debtors further recognize that it is their responsibility to monitor closely the billing practices of their counsel and other retained professionals to ensure that the fees and

-3-

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 20 of 59

expenses paid by the estate remain consistent with the Debtors' expectations and are appropriate under the circumstances of these chapter 11 cases.

9. The Debtors will review and make any appropriate adjustments to the prospective budgets and staffing plans to be submitted by S&C on a monthly basis during these chapter 11 cases, and will review S&C's fees and expenses as set forth in the monthly and interim fee applications to be submitted by S&C to the Court in order to ensure that such fees and expenses are reasonable and appropriate under the circumstances. While every chapter 11 case is unique, I believe this review will enable the Debtors to effectively supervise legal fees and expenses incurred in these chapter 11 cases, including budgeting and staffing of legal personnel with regard to specific matters in these cases.

10. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States, that the foregoing statements are true and correct.

Dated: September 30, 2020 Rolle, Switzerland Respectfully submitted,

/s/ Jerome P. Maironi

Jerome P. Maironi Senior Vice President, General Counsel and Corporate Secretary 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 21 of 59

# EXHIBIT C

**Dietderich Declaration** 

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 22 of 59

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

GARRETT MOTION INC., et al.,<sup>1</sup>

Chapter 11

Case No. 20-12212 (MEW)

Debtors.

Jointly Administered

# DECLARATION OF ANDREW G. DIETDERICH IN SUPPORT OF DEBTORS' APPLICATION FOR AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF SULLIVAN & CROMWELL LLP AS COUNSEL TO THE DEBTORS AND DEBTORS-IN-POSSESSION NUNC PRO TUNC TO THE PETITION DATE

I, Andrew G. Dietderich, under penalty of perjury, declare as follows:

1. I am admitted to practice law in the State of New York and the Southern

District of New York. I am a partner of the law firm of Sullivan & Cromwell LLP ("S&C" or

the "Firm"), which maintains an office at 125 Broad Street, New York, NY 10004-2498. I

submit this declaration (this "Declaration") in support of the Debtors' Application for an Order

Authorizing the Retention and Employment of Sullivan & Cromwell LLP as Counsel to the

Debtors and Debtors-in-Possession Nunc Pro Tunc to the Petition Date (the "Application").<sup>2</sup>

Unless otherwise stated in this declaration, I have personal knowledge of the facts set forth

herein.

<sup>&</sup>lt;sup>1</sup> The last four digits of Garrett Motion Inc.'s tax identification number are 3189. Due to the large number of debtor entities in these Chapter 11 Cases, which are being jointly administered, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/garrettmotion. The Debtors' corporate headquarters is located at La Pièce 16, Rolle, Switzerland.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Application

# Services to be Provided

2. I have been advised by the Debtors that they wish to employ and retain

S&C as their attorneys to assist them in these chapter 11 cases. The Debtors have requested that

S&C render services including, but not limited to, the following:

- a. advising the Debtors with respect to their powers and duties as debtors and debtors-in-possession, including the legal and administrative requirements of operating in chapter 11;
- b. advising the Debtors with respect to the potential sale of their business and negotiating and preparing on the Debtors' behalf all agreements related thereto;
- c. attending meetings and negotiating with representatives of creditors and other parties-in-interest;
- d. assisting with the preservation of the Debtors' estates, including the prosecution of actions commenced under the Bankruptcy Code or otherwise on their behalf, and objections to claims filed against the estates;
- e. preparing and prosecuting on behalf of the Debtors all motions, applications, answers, orders, reports and papers necessary for the administration of the estates;
- f. negotiating and preparing on the Debtors' behalf chapter 11 plan(s), disclosure statement(s) and all related agreements and/or documents;
- g. advising the Debtors with respect to certain corporate, financing, tax and employee benefit matters as requested by the Debtors and without duplication of other professionals' services;
- h. appearing before the Court, and any appellate courts, and protecting the interests of the Debtors' estates before such courts; and
- i. performing all other legal services in connection with these chapter 11 cases as requested by the Debtors and without duplication of other professionals' services.

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 24 of 59

## **Professional Compensation During these Chapter 11 Cases**

3. S&C does not ordinarily determine its fees solely on the basis of hourly rates. Instead, S&C ordinarily bases the fee for its services on all the factors prescribed by rule 1.5(a) of the New York Rules of Professional Conduct, including the firm's contribution to the relevant matter, the responsibility assumed, the results achieved, the difficulty and complexity of the matter, the amount involved, the experience of, and demands on, the lawyers involved and the fees customarily charged for such matters. S&C's fees charged to the Debtors prior to the Petition Date were generally determined in this manner.

4. Notwithstanding the foregoing, S&C has agreed with the Debtors that, subject to the Court's approval, it will charge the Debtors for its legal services on an hourly basis in connection with these cases. S&C's billing rates have been determined with reference to the rates charged by other leading law firms for similar work during chapter 11 cases and will range from \$1,350 to \$1,750 per hour for partners and special counsel, \$650 to \$1,185 per hour for associates and \$350 to \$520 per hour for legal assistants. These rates for the more senior timekeepers in each class represent a discount from the rates currently used by S&C when preparing estimates of fees under its normal billing procedures for non-bankruptcy engagements.

5. During the 90-day period prior to the Petition Date, the Debtors paid S&C the following amounts:

Amount Received	Received Date
June 24, 2020	\$100,805
June 25, 2020	\$3,309,985.25
August 5, 2020	\$1,449,720.37
August 19, 2020	\$342,337
September 8, 2020	\$4,456,436.02
September 18, 2020	\$3,149,727.62

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 25 of 59

On September 8, 2020, the Debtors funded a retainer for S&C to hold as security for payment of its fees and expenses in the amount of \$2,500,000. As of the Petition Date, S&C holds as security for payment of its fees and expenses a retainer in the amount of \$2,209,478.32.

6. Pursuant to Bankruptcy Rule 2016(b), S&C has neither shared nor agreed to share any compensation it has received or may receive with another party or person, other than with partners, counsel, associates and contract attorneys associated with S&C or any compensation another person or party has received or may receive.

7. S&C has advised the Debtors that it intends to apply to the Court for allowance of compensation for professional services rendered and reimbursement of charges and costs and expenses incurred in these chapter 11 cases in accordance with applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules and applicable guidelines and orders of the Court. S&C also intends to make a reasonable effort to comply with any requests from the U.S. Trustee for information or additional disclosures as set forth in the Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Large Chapter 11 Cases Effective as of November 1, 2013, in connection with this Application and the interim and final fee applications to be filed by S&C in these chapter 11 cases.

## **Procedures to Identify Conflicts; Disinterestedness**

8. In order to confirm that S&C did not have a prior representation that precluded its representation of the Debtors, and to identify S&C's connections with the Debtors and their affiliates,<sup>3</sup> creditors or any other party-in-interest, the Court, the U.S. Trustee or any

<sup>&</sup>lt;sup>3</sup> As used in this declaration with respect to the Debtors, the term "affiliates" means those entities indicated as "Affiliated Parties" on <u>Schedule 1</u>.

person employed by the U.S. Trustee, the following procedures have been performed under my

supervision, consistent with S&C's customary procedures with respect to potential conflicts:

- a. The list of prepetition interested parties attached hereto as <u>Schedule 1</u> (the "<u>Interested Parties List</u>") was provided to S&C by the Debtors for purposes of preparing the disclosure required by Bankruptcy Rule 2014 in connection with the Application. S&C has not independently verified the accuracy or completeness of the Interested Parties List.
- With respect to the Debtors, S&C's Conflicts Information b. Management Department, under the supervision of S&C lawyers involved in representing the Debtors, have performed a search of (i) a master client database maintained by S&C for the purposes of clearing conflicts, which includes the names of current and former clients (the "Client Database") and (ii) a master database of persons and entities with respect to which partners of S&C have made an inquiry at the time of a potential new engagement, which database we use to identify certain types of business conflicts, among other things. The Client Database was searched with respect to all client matters since January 1, 2017 and the other database was searched with respect to all inquiries in the past three years. The results of these searches were reviewed by S&C lawyers and any information determined to be appropriate for disclosure pursuant to Bankruptcy Rule 2014 is disclosed herein.
- c. S&C's Conflicts Information Management Department, under the supervision of S&C attorneys involved in representing the Debtors, have substantially completed a check of the other persons and entities listed on the Interested Parties List as well as the ultimate parent of all listed entities against the Client Database and prepared a list of those persons and entities on the Interested Parties List that are identified in the Client Database as either current clients or clients represented by S&C at any time after January 1, 2017. The list of current and former clients was then reviewed by S&C lawyers, and, after eliminating certain errors and redundancies,<sup>4</sup> a list of entities S&C currently represents ("<u>Current Clients</u>") was included on <u>Schedule 2</u> and a list of clients that are not Current Clients but that S&C has represented since January 1, 2017 ("Former Clients") was included on Schedule 3.

<sup>&</sup>lt;sup>4</sup> <u>Schedule 2</u> includes parties-in-interest that are either Current Clients or whose ultimate parents are current clients. Parties-in-interest that are Former Clients and whose ultimate parents are Current Clients are listed on <u>Schedule 2</u> and are omitted from <u>Schedule 3</u>.

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 27 of 59

9. Based solely on the conflicts procedures described herein, (i) S&C is not aware of any conflict between its representation of the Debtors and its representations of its Current Clients or Former Clients that would cause S&C not to be a "disinterested person," (ii) S&C does not represent any person or entity having an interest adverse to the Debtors in connection with these chapter 11 cases and (iii) S&C does not hold or represent an interest adverse to the Debtors' estates with respect to matters on which S&C is employed.

10. Based solely on the conflicts procedures conducted to date and described herein, to the best of my knowledge, S&C does not have any connection with the Debtors, their creditors or any other parties-in-interest, their respective attorneys and accountants, the U.S. Trustee or any person employed by the U.S. Trustee or any Bankruptcy Judge currently serving on the United States Bankruptcy Court for the Southern District of New York, except as disclosed or otherwise described herein.

11. I am able to address only those positions or relationships that appear on the Interested Parties List. It is possible that, undisclosed to the Debtors, S&C clients hold, or acquire in the future, loans, bonds or other claims against the Debtors. In addition, notwithstanding the foregoing, the entities set forth on the Interested Parties List, and the status of any such entity, may have changed or could change during the pendency of these chapter 11 cases without S&C's knowledge. S&C will review its files against any updated Interested Parties List received from the Debtors from time to time during the pendency of these chapter 11 cases pursuant to the procedures described in this Declaration. To the extent any new relevant facts or relationships are discovered or arise in the course of such review, S&C will make additional disclosure to the Court as required by Bankruptcy Rule 2014(a).

-6-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 28 of 59

12. S&C does not currently employ or intend to employ contract attorneys in these chapter 11 cases. To the extent S&C employs contract attorneys, S&C will ensure that any such contract attorneys are subject to conflicts checks and disclosures in accordance with the requirements of the Bankruptcy Code and Bankruptcy Rules, and will make additional disclosure to the Court as required by Bankruptcy Rule 2014(a). S&C will not charge a markup to the Debtors with respect to fees billed by any such contract attorney.

13. Approval of the proposed engagement of S&C is not prohibited by Bankruptcy Rule 5002. I am not related and, to the best of my knowledge, no attorney at the Firm is related, to the United States Bankruptcy Judge assigned to these chapter 11 cases, or to the U.S. Trustee.

14. To the best of my knowledge, no promises have been received by S&C or by any partner, of counsel, special counsel or associate thereof as to compensation in connection with these cases other than in accordance with the provisions of the Bankruptcy Code. To the best of my knowledge, no agreement or understanding in any form or guise exists between S&C and any other person or entity for a division of compensation for services rendered in or in connection with these cases, and no division of compensation prohibited by section 504 of the Bankruptcy Code will be made.

#### **Specific Disclosures**

15. Generally, it is S&C's policy to disclose clients in the capacity that they first appear in a conflicts search. For example, if a client has already been disclosed in this Declaration in one capacity (*e.g.*, as a bank), and the client appears in a subsequent conflicts search in a different capacity (*e.g.*, as a bondholder), S&C will not disclose the same client again in supplemental declarations, unless the circumstances are such in the latter capacity that additional disclosure is required.

-7-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 29 of 59

## A. <u>Relationships with Creditors and Parties-in-Interest</u>

16. As disclosed in <u>Schedule 2</u> and <u>Schedule 3</u> attached hereto, S&C has represented, and may continue to represent, various lenders and other parties-in-interest of the Debtors (and affiliates of such parties) in matters unrelated to these chapter 11 cases. While representing the Debtors, S&C will not represent any party-in-interest disclosed in <u>Schedule 2</u> or <u>Schedule 3</u> in connection with the these chapter 11 cases.

17. To the best of my knowledge, none of the entities from the Interested Parties List (together with their respective affiliates known to S&C) represented one percent (1%) or more of S&C's revenues for fiscal year ending December 31, 2019, other than FCA US LLC, Goldman Sachs, JPMorgan Chase & Co. and Volkswagen AG. FCA US LLC and Volkswagen AG are customers of the Debtors and Goldman Sachs and JPMorgan Chase & Co. are lenders of the Debtors. S&C has considered the respective positions of these Current Clients in these chapter 11 cases and concluded that S&C's representation of the Debtors does not render S&C not disinterested. It is possible that, undisclosed to the Debtors, S&C clients hold, or acquire in the future, loans, bonds or other claims against the Debtors. I am able to address only those positions or relationships that appear on the Interested Parties List.

18. S&C also currently represents BlackRock Fund Advisors in matters unrelated to these chapter 11 cases. S&C has not represented and will not represent any of these clients in matters related to these chapter 11 cases.

## B. <u>Relationships with Other Professionals</u>

19. As part of its practice, S&C appears in cases, proceedings and transactions involving many different attorneys, accountants, financial consultants and investment banks, including other professionals representing the Debtors. In certain instances, professionals representing the Debtors may be clients of, or opposing counsel to, S&C in matters unrelated to

-8-

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 30 of 59

these chapter 11 cases. In addition, S&C may have represented, and may continue to represent, clients that are adverse to clients of the Debtors' professionals in various matters unrelated to these chapter 11 cases.

20. From time to time, S&C has referred work to other professionals that the Debtors propose to retain in these chapter 11 cases. Likewise, certain such professionals have referred work to S&C.

## C. <u>S&C Attorney and Employee Investments</u>

21. S&C employs approximately 800 attorneys. S&C has conducted a general inquiry of its legal personnel to determine whether individual members, counsel or associates own any debt or equity securities of the Debtors or their affiliates other than in connection with investments in mutual funds, blind trusts or other investments as to which such individual has no discretion as to the selection of the individual underlying assets. Based solely on responses to this inquiry, I understand that, as of the date hereof, no S&C members, counsel or associates own any debt or equity securities of the Debtors or their affiliates (other than in connection with investments in mutual funds, blind trusts or other investments as to which such individual has no discretion as to the selection of the individual underlying assets) other than in connection with investments in mutual funds, blind trusts or other investments as to which such individual has no discretion as to the selection of the individual underlying assets) other than in connection with investments in mutual funds, blind trusts or other investments as to which such individual has no discretion as to the selection of the individual underlying assets) other than one junior associate who owns a single equity security of the Debtors. It should be noted that S&C has a long-standing policy prohibiting all personnel from using confidential information that may come to their attention in the course of their work. In this regard, all S&C personnel are barred from trading in securities with respect to which they possess confidential information.

## **Affirmative Statement of Disinterestedness**

22. Based solely on the conflicts procedures conducted to date and described herein, to the best of my knowledge and insofar as I have been able to ascertain, (i) S&C is a "disinterested person" within the meaning of section 101(14) of the Bankruptcy Code, (ii) S&C

-9-

# 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 31 of 59

does not represent any person or entity having an interest adverse to the Debtors in connection with these chapter 11 cases, (iii) S&C does not hold or represent an interest adverse to the Debtors' estates with respect to matters on which S&C is employed and (iv) S&C has no connection to the Debtors, their creditors or any other party-in-interest except as disclosed herein.

## **Statement Pursuant to U.S. Trustee Guidelines**

23. Pursuant to paragraph D, section 1 of the Guidelines for Reviewing

Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Large Chapter 11 Cases Effective as of November 1, 2013, S&C responds to the questions set forth therein as follows:

Question:	Did you agree to any variations from, or alternatives to, your standard or customary billing arrangements for this engagement?
Response:	Yes. As discussed herein, S&C does not ordinarily determine its fees solely on the basis of hourly rates. For the purposes of its engagement by the Debtors, S&C has agreed that it will charge for services performed during these chapter 11 cases, and will apply to the Court for approval of such charges, on the basis of the hourly rates described in this Declaration. The hourly rates set forth herein are the same or less than the hourly rates used by S&C when preparing estimates of fees under its normal billing practices. In particular, the rates for the more senior timekeepers for each class of personnel represent a discount from the rates used by S&C when preparing estimates of fees under its normal billing practices for non-bankruptcy engagements.
Question:	Do any of the professionals included in this engagement vary their rate based on the geographic location of the bankruptcy case?
Response:	No.

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 32 of 59

- Question: If you represented the client in the 12 months prepetition, disclose your billing rates and material financial terms for the prepetition engagement, including any adjustments during the 12 months prepetition. If your billing rates and material financial terms have changed postpetition, explain the difference and the reasons for the difference.
- Response: Prior to the Petition Date, in connection with general corporate matters, S&C performed services for the Debtors and was compensated for its services at rates that reflect all of the factors prescribed by rule 1.5(a) of the New York Rules of Professional Conduct, including the firm's contribution to the relevant matter, the responsibility assumed, the results achieved, the difficulty and complexity of the matter, the amount involved, the experience of, and demands on, the lawyers involved and the fees customarily charged for such matters consistent with S&C's practice for nonbankruptcy engagements.
- Question: Has your client approved your prospective budget and staffing plan, and, if so, for what budget period?
- Response: The Debtors have approved S&C's budget and staffing plan for the period from the Petition Date to October 31, 2020. If necessary, S&C expects to submit for approval by the Debtors prospective budgets and staffing plans for the duration of these chapter 11 cases.
- 24. I am authorized to submit this Declaration on behalf of S&C, and if called

upon to testify, I would testify competently to the facts set forth herein.

25. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the

foregoing is true and correct.

Dated: September 30, 2020 New York, NY

/s/ Andrew G. Dietderich

Andrew G. Dietderich Sullivan & Cromwell LLP

# Schedule 1

# **Interested Parties List**

## **Debtor Entities**

Garrett Motion Inc. **BRH LLC** Calvari Limited Friction Materials LLC Garrett ASASCO Inc. Garrett Borrowing LLC Garrett Holding Company Sàrl Garrett LX I S.à r.l. Garrett LX II S.à r.l. Garrett LX III S.à r.l. Garrett Motion Australia Pty Limited Garrett Motion Automotive Research Mexico S. de R.L. de C.V Garrett Motion Holdings II Inc. Garrett Motion Holdings Inc. Garrett Motion International Services S.R.L. Garrett Motion Ireland A Limited Garrett Motion Ireland B Limited Garrett Motion Ireland C Limited Garrett Motion Ireland Limited Garrett Motion Italia S.R.L. Garrett Motion Japan Inc. Garrett Motion LLC Garrett Motion México. Sociedad Anónima de Capital Variable Garrett Motion Romania S.R.L. Garrett Motion Sàrl Garrett Motion Slovakia s.r.o. Garrett Motion Switzerland Holdings Sàrl Garrett Motion UK A Limited Garrett Motion UK B Limited Garrett Motion UK C Limited Garrett Motion UK D Limited Garrett Motion UK Limited Garrett Transportation I Inc. Garrett Transportation Systems Ltd Garrett Transportation Systems UK II Ltd Garrett TS Ltd Garrett Turbo Ltd

# **Non-debtor Related Entities**

COMDEV Investments Limited FMP Automotive (Malaysia) SDN BHD FMP Distribution Ltd.

FMP Group (Australia) Pty Ltd FMP Group (Thailand) Limited FMP Group Pty Limited Garrett Finances SNC Garrett Motion (Thailand)Co., Ltd. Garrett Motion BermudaLtd. Garrett Motion Czech Republic s.r.o. Garrett Motion Engineering Solutions Private Limited Garrett Motion France A S.A.S. Garrett Motion France B S.A.S. Garrett Motion France CS.A. Garrett Motion France S.A.S. Garrett Motion Germany GmbH Garrett Motion Industria Automotiva Brasil Ltda Garrett Motion International Services Morocco Garrett Motion International Services S.R.L. Türkiye İrtibat Bürosu [Turkey] Garrett Motion International ServicesSRL (Incorporated in Romania) [South Africa] Garrett Motion Korea Ltd. Garrett Motion Portugal, Unipessoal, Lda [Portugal] Garrett Motion Technologies (India) Private Limited Garrett Transportation Systems Ltd. [Thailand] Honeywell Automotive Parts Services (Shanghai) Co., Ltd. Honeywell Bermuda II, Ltd. Honeywell Korea Ltd Indonesia Representative Office Honeywell Transportation Investment (China) Co., Ltd. (New China TS Co) Honeywell Turbo Technologies (Wuhan) Co., Ltd. OOO Garrett Transportation Systems Turbodina S.A.I.y.C.

# Administrative Agents and Indenture Trustees

Deutsche Trustee Company Limited - Debt and Agency Services Deutsche Trustee Company Limited - Lux Registrar J.P. Morgan Europe Limited JPMorgan Chase Bank, N.A., Loan and Agency Services Group

## **Bidder**

**KPS** Capital Partners

## **Cash Management Banks**

ANZ Corporate Banking Bank of America Merrill Lynch, Global Corporate & Investment Banking Banque Cantonale Vaudoise BARCLAYS **BBVA** BLKB **BNP** Paribas Citibank Citibank International Plc CITIBANK INTERNATIONAL PLC CITIBANK MASTER CARD Citibank NA Citibank NA Bratislava Citigroup | Corporate and Investment Banking Deutsche Bank Goldman Sachs & Co. LLC J.P. Morgan - Global Corporate Bank, Switzerland JPMorgan Chase Bank - Luxembourg JPMorgan Chase Bank - New York Mitsubishi UFJ Trust and Banking MUFG Sumitomo Mitsui Banking Corporation, Duesseldorf Branch Sumitomo Mitsui Trust Club Co.,Ltd **UBS Switzerland AG** UniCredit Bank AG UniCredit Bank AG Luxembourg Branch Unicredit Lease Management UNICREDIT LEASING FLEET MANAGEMENT

# **Contract Counterparties**

Al Manar for Manufacturing Car Fluids and **Spare Parts** Allied-Signal Inc. ASIST OTOMOTIV SAN TIC.LTD.STI. Asysum S.A. Balance Technology Inc. Bayerische Motoren Werke Aktiengeselleschaft Bendix (Thailand) Limited Bendix Commercial Vehicle Systems Limited Bendix Corporation Bendix Mintex Pty. Ltd. British Belting & Asbestos Limited. CANGO Hard and Soft S.R.L., Castec Korea Co., Ltd. Cimos d.d. Delphi Automotive Systems LLC Dongying Baofeng Auto Parts Co., Ltd. Fiat Powertrain Technologies S.p.a. **FMP** Australia FMP AUTOMOTIVE MALAYSIA SDN. B FMP GROUP (THAILAND) LIMITED Fomar Poland Sp. Z o.o. Ford Forschungszentrum Aachen GmbH Ford Motor Company German TiAl Turbine & Turbocharger Technology GmbH **GRI ENGINEERING & DEVELOPMENT** LLC (aka MAT Holdings Inc.) GUANGZHOU BD CO., LTD Hofstetter PCB AG Honda R&D Co., Ltd. Honeywell Intellectual Properties Inc. Honeywell International Inc. Kehua Holdings Co., Ltd Knorr-Bremse AG Knorr-Systeme fur Nutzfahrzeuge GmbH Lucky Oil S.R.L Mei Ta Industrial Co., Ltd Microsoft Corporation Ministry of the Economy of the Slovak Republic Oerlikon Metco OPTIMAL AG & CO. KG Optimal KG

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 36 of 59

Pacific BBA Automotive Ltd. Pacific BBA Limited Palmers Green Pty. Ltd. Recambiline S.L. Roulonds Braking ApS Shanghai Sinotec Co., Ltd. Shenzhen BDS Automotive Technology Co., Ltd. Sodirep Sonceboz Automotive SA Sony Computer Entertainment Inc. TMD Toyota Motor Corporation Tye Soon Limited Vaud Canton Central Tax Authority Walter AG Wescast Hungary Zrt. Wescast Industries Co, Ltd. Wuxi Best Precision Machinery Co. Ltd. Wuxi Lihu Corporation Limited Wuxi Yelong Precision Machinery Co., Ltd.

## **Credit Agreement Parties**

BANCO BILBAO VIZCAYA ARGENTARIA, S.A., NEW YORK BRANCH Bank of America Merrill Lynch International Limited Barclays Bank PLC BNP PARIBAS CitiGroup Global Markets Limited Deutsche Bank AG, London Branch Goldman Sachs Bank USA MUFG BANK, LTD UNICREDIT BANK AG

## **Major Customers**

Bayerische Motoren Werke AG Caterpillar Inc. Daimler AG Deere & Company Fiat Chrysler Automobiles N.V. Ford Motor Company FPT Industrial General Motors Groupe PSA Hino Motors Ltd. Hyundai Kia Jiangling Motors Corporation Limited Mazda Motor Corporation Nissan Motor Co, Ltd Perkins Engines Company Limited Proto Motors Renault S.A. SAIC General Motors Corporation Limited Subaru Corporation Volkswagen Group

## **Directors and Officers**

Aileen Kathryn McDowall Alberto Abraham Chavez Dipp Alberto Chavez Aldea Mihaela Alessandro Gili Alexander Greene Anthony Lodato Armando Tacconelli Brendan P O'Connor Carlos Cardoso Carlos De los Santos Anaya Carsten J. Reinhardt Chris James Constanta Nazarcu Courtney Enghauser Craig Balis Cristian Manu Cyril Grandjean Dai, Hong Damien Schuind Daniel Deiro Dipp, Alberto Abraham Chavez Enrique Vazquez Gorostiza Eric Fraysse Fabrice Spenninck Fernando Marafon Hong Dai Jerome P. Maironi Jerome Stoll John Christopher James John Jones Koenraad Van Himbeeck Lydia Castro Roa

Marian Vazur Martin Schiesser Masayuki Ienaga Maura J. Clark Neil Goldman Olivier Rabiller Paola Casciola Patrick MacNamara Paul Carlsson Peter Bracke Piero Gennari Pierre Ernest Barthelet Rebecca Conway **Richard Hogan Russell James** Samuel Cochon Scott Tozier Sean Deason Sean Reagan Susan L. Main Thierry Mabru

#### **Non-D&O Employees in US**

Aileen McDowall Chris Hales Christophe Carli Christophe Mathy Christopher Burdeu Claire Fauquette Cody Taylor Dominique Bartlomiejczyk Fabio Ferrante Jean-Phillippe Bedu Jean Phillippe Schmitt Kerry Eby Mark Rodrigues Panos Sotiropoulos Paul Blalock Paul de Montfalcon **Regis Michel** Rob Cadle Robert Vitasek Volkan Deveci

## **Major Equity Holders**

BlackRock Fund Advisors

Deccan Value Investors LP Sessa Capital IM LP

## **Factoring Lenders**

B.N.P. Paribas Factor S.A. Banco Santander, S.A., Frankfurt Branch

## Lenders

40/86 ADVISORS INC - AS AGT ALLIANCEBERNSTEIN LP (AS AGT) AMER MONEY MGMT CORP ANGELO, GORDON & CO.L.P. AOZORA BANK, LTD. APEX CREDIT PARTNERS LLC ARES MANAGEMEN+C11T LLC (AS AGT) BARCLAYS BK PLC BARING (U.K.) LIMITED BARINGS (UK)- JOCASSEE PTNRS BARINGS LLC (AS AGENT) BCO BILBAO VIZCAYA ARGENTARIA, BDCM FUND ADVISER LLC BLUEMOUNTAIN CAP MANAGEMENT, L BNP PARIBAS (SUISSE) SA BNP PARIBAS SA BRIGADE CAP MGT, LP CAIRN CAPITAL GROUP LTD (AGT) CARLSON CAPITAL, L.P. CARLYLE INV MGMT L.L.C. CITIBANK N.A - LOND BRANCH CITIZENS BANK, NATL ASSOC CQS MGT LTD CR SUISSE ASSET MGMT LLC (AS A CVC CR PARTS LLC DCM SENIOR CREDIT. LLC DEUTSCHE BK AG DFG INVESTMENT ADVISERS INC EAST-WEST UTD BK SA EATON VANCE MANAGEMENT (AS AGT ELMWOOD ASSET MANAGEMENT LLC FAIR OAKS LOAN FUNDING I D A C GOLDENTREE ASSET MGMT LP

GOLDENTREE LOAN MNGT EUR CLO 3 GOLDMAN SACHS ASSET MGMT LP (A GOLDMAN SACHS BANK USA GSO CAP PART LP HALSEYPOINT ASSET MANAGMNT LLC HAYFIN CAPITAL MANAGEMENT LLC HPS INVESTMENT PARTNERS ICICI BANK LTD INTERMEDIATE CAP GR PLC (AGY) INTERMEDIATE CAPITAL GROUP PLC INVESCO ADVISERS, INC (AS AGEN INVESCO EURO CLO III DAC INVESTCORP CREDIT MGMT US LLC JPMORGAN BK BRANCH - 0802 JPMORGAN CHASE BANK, NATL ASSO M & G INV MGMT LTD (AGT) MARBLE POINT CREDIT MGMT LLC MEDALIST PARTNERS CORPORATE MERRILL LYNCH & CO., INC. MJX ASSET MGMT LLC MUFG BANK, LTD. MUZINICH & CO INC(AS AGT) NASSAU CORPORATE CREDIT LLC NIBC BK NV - LONDON NORTH WESTERLY VI NOVA KREDITNA BK MARIBOR DD OCTAGON CR INVESTORS, LLC PAR-FOUR INV MGT, LLC PARTNERS GROUP (USA) INC. PENTA CLO 6 DSGNTD ACTY CO. PGIM INC PINEBRIDGE INV LLC(AS AGT) PPM AMER INC (AS AGENT) PRETIUM CAP MGMT LLC **RAIFFEISEN BANK INTERNATIONAL** RAYMOND JAMES BANK N.A. SILVERMINE CAP MGMT LLC SOC GEN STATE BANK OF INDIA STATE BK OF INDIA-LONDON STEELE CREEK SUMITOMO MITSUI **TELOS ASSET MGT LLC** TIKEHAU CLO V B.V.

TIKEHAU INV MGMT S.A.S. TPG OPPORTUNITIES PARTNERS, LP UNICREDIT BK AG VOYA INV MGMT CO LLC WELLFLEET CR PARTS LLC WHITEHORSE CAPITAL PARTNERS LP YORK CAP MGT ADVISORS LLC

#### **Hedging Parties**

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. Barclays Bank plc BNP Paribas, New York Branch CITIBANK CITIBANK N.A. DEUTSCHE BANK AG GOLDMAN SACHS INTERNATIONAL J.P. MORGAN SECURITIES PLC Merrill Lynch International Société Générale UNICREDIT BANK AG

## **Indemnification agreements**

Honeywell ASASCO 2 Inc. Honeywell International Inc.

## **Insurers**

AIG Europe Limited Allianz Global Corporate & Specialty SE Allianz Insurance plc Allied World Assurance Company AG Aspen Syndicate 4711 Aviva Group Beazley Syndicate 2623 / 623 Chubb European Group Limited Chubb Seguros México, S.A. Chubb Underwriting Agencies Ltd (Syndicate 2488) Etablissement Cantonal d'Assurance (ECA) First Liberty Insurance Corp Great Lakes Insurance SE (Munich Re) Hiscox (Syndicate 0033 HIS) **HSB** Engineering Insurance Limited Liberty Insurance Corp MARSH & MCLENNAN INSURANCE AGENCY LUS

Marsh Ltd MARSH LTD UK GB Navigators Insurance Co Pool Re QBE European Operations plc. Starr Indemnity & Liability Company The First Liberty Insurance W. R. Berkley Corporation XL Insurance Company SE Zurich Engineering Zürich Versicherungs-Gesellschaft AG

#### **Lease Counterparties**

Casa Twin Tower Business Centre EQUEST LOGISTIC S.R.L. FMP Group (Australia) Pty Ltd FZB Plymouth, LLC Ganimede S.r.l Hasma Pty Limited HGR Management, LLC Hiteco S.r.l. Honeywell (China) Co., Ltd. Honeywell Aftermarket Europe S.r.l. Honeywell Control Systems Limited Honeywell Garrett Italia Srl Honeywell GmbH HONEYWELL INGENIERIA Y TECNOLOGIA AEROSPACIAL DE MEXICO S. DE R.L. DE C.V. HONEYWELL INTERNATIONAL INC. Honeywell International S.à.r.l. Honeywell Japan Ltd. Honeywell Limited Honeywell Technologies Sarl Honeywell UK Limited Industrious ATL 1447 Peachtree LLC INMUEBLES EL VIGIA, S.A. DE C.V. La Ganimede S.r.l. NETRON INVESTMENT SRL Novar ED&S Limited Regus Management Group LLC SECOND ROC-JERSEY ASSOCIATES L.L.C. Sparkasse Gifhorn-Wolfsburg Svizzera 185 S.r.l

Wong y Asociados Inmobiliaria, S. de R.L.de C.V. Xtraspace Flexi Office (pty) Ltd. Litigation parties Administración Desconcentrada de Auditoría de Comercio Exterior del Pacífico Norte, con Sede en Baja California, de la Administración General de Auditoría de Comercio Exterior del Servicio de Administración Tributaria. **BES SAUVAIGO & ASSOCIES** DARIUS ADAMCZYK Elise Deillon-Antenen, avocate Hayat Aarab Honeywell ASASCO 2 Inc. HONEYWELL ASASCO 2 LLC HONEYWELL ASASCO LLC Honeywell do Brasil Ltda. HONEYWELL HOLDINGS INTERNATIONAL INC. Honeywell International Inc. Maître Anne-Marie Aufrère Mexicali Customs House Precision Components Industries SELARL MJ ALPES SU PING LU

## **Noteholders**

ABN AMRO Investment Solutions S.A. Aegon USA Investment Management, LLC AllianceBernstein, L.P. (U.S.) AllianceBernstein, LTD (U.K.) Amundi Pioneer Asset Management, Inc. Anima SGR S.p.A. AXA Investment Managers (U.K.), LTD Baillie Gifford & Company Banco de Sabadell S.A. (Asset Management) BankInvest Asset Management Barings (U.K.), LTD Barings, LLC BlackRock Investment Management (U.K.), LTD BNP Paribas Fortis S.A./N.V. (Private Banking) Chenavari Credit Partners, LLP

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 40 of 59

DBX Advisors. LLC Deka Investment GmbH **DWS** Investment GmbH Eaton Vance Edmond de Rothschild Asset Management (UK) LTD Erste Asset Management GmbH Fidelity International Limited - FIL Investment Services (U.K.), LTD Financière Meeschaert Formuepleje A/S Generali Insurance Asset Management SGR S.p.A. GoldenTree Asset Management, L.P. (U.S.) Groupama Asset Management S.A. Helaba Invest Kapitalanlagegesellschaft mbH Intermediate Capital Group plc Intermediate Capital Group, Inc. Invesco Asset Management S.A. Janus Henderson Investors (U.K.) JAR Capital Wealth Management, LLP Kames Capital PLC Lord, Abbett & Co., LLC (Asset Management) M&G Investment Management Ltd Manulife Asset Management (Europe), LTD MEAG Munich Ergo Asset Management GmbH Mediolanum Asset Management, LTD Muzinich & Co., LTD (London) NatWest Markets, PLC NN Investment Partners (Belgium) Nomura Asset Management U.S.A., Inc. Nykredit Asset Management A/S **ODDO BHF Asset Management SAS OFI** Asset Management PineBridge Investments Europe, LTD PPM America Pramerica SGR S.p.A. Robeco Institutional Asset Management BV Russell Investment Management, LLC Schroder Investment Management North America. Inc. St Paul's CLO IX Designated Activity Company

State Street Global Advisors Ireland, LTD Swedbank Robur Fonder AB Syd Fund Management A/S Teachers Retirement System of Louisiana Tikehau Investment Management UBS Fund Management (Luxembourg) S.A. (Funds) UBS Switzerland AG Voya Investment Management, LLC

## **Other Unsecured Creditors**

Agenzia Regionale per la Tutela dell'Ambiente (ARTA), Distretto provinciale di Chieti Regione Abruzzo Dipartimento Opere Pubbliche, Governo del Territorio e Politiche Ambientali Servizio Tecnico Ambiente, Provincia di Chieti Tennessee Department of Environment and Conservation

## **Professionals**

A and L Goodbody ABRAMS & BAYLISS LLP AlixPartners LLP ANDERSEN TAX, LLC Arendt & Medernach SA Arendt Services SA Arnold & Porter Kave Scholer LLP BAKER & MCKENZIE - CIS, LIMITED Baker & McKenzie Abogados, S.C. BAKER AND MCKENZIE ZURICH Barzano & Zanardo Roma S.p.A Beijing Chang Tsi & Partners BHOOPALAM CHANDRASHEKHARAIAH PRABHA Bird & Bird AARPI Bird and Bird LLP Bird&Bird Advokat KB BMG AVOCATS Boult Wade Tennant LLP **Broadridge Investor Communications** Brown Rudnick LLP Brunner et Associes SA CARMODY AND TORRANCE

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 41 of 59

CMS CAMERON MCKENNA SCA CMS HASCHE SIGLE CMS von Erlach Poncet SA ConwayMCColl Solicitors Limited CORNERSTONE RESEARCH INC. CSC THE UNITED STATES CORPORATION Daniel J. Edelman, Inc. DAVIS POLK & WARDWELL LONDON LLP GB DELOITTE & TOUCHE LLP DELOITTE & TOUCHE S.P.A. **DELOITTE & TOUCHE SA SUISSE** Deloitte Audit S.R.L. Deloitte Audit s.r.o. Deloitte Audit, s. r. o. Deloitte Consulting AG Deloitte Haskins and Sells LLP Deloitte LLP Deloitte SA DELOITTE TOUCHE DENTONS SOUTH AFRICA Donald Hill Patent Law Drinker Biddle & Reath Ernst & Young AG Ernst & Young Law s. r. o. Ernst & Young LLP **ERNST & YOUNG SRL** Ernst & Young, s.r.o. ERNST + YOUNG ERNST and YOUNG LLP Ernst&Young Law GmbH ERNST&YOUNG TERCO SERVIÇOS Freshfields Bruckhaus Deringer FTI CONSULTING INC US GALAZ, YAMAZAKI, RUIZ, URQUIZA, S.C. Gevers & Ores GLOBAL LAW OFFICE Greenberg Traurig PA **Gun Partners** Hadiputranto, Hadinoto & Partners Haynes and Boone, LLP HOGAN LOVELLS INTERNATIONAL LLP Hogan Lovells LPP International LLP

Hogan Lovells Paris LLP HOGAN LOVELLS US LLP **IPREO LLC** JUNHE LLP Kim and Chang KPMG LLP Kurtzman Carson Consultants (KCC) Lakshmikumaran & Sridharan LATHAM & WATKINS LLP Leason Ellis LLP LENZ ET STAEHELIN LEWIS SILKIN LLP Lewis Silkin Services Limited Lorenz and Kopf LLP M&M O'SHEA MACKENZIE PARTNERS, INC Morgan Stanley Smith Barney LLC Pangrle Patent Brand and Design Law Perella Weinberg Partners LP PHILLIPS ADR ENTERPRISES PC Price Water House & Co Bangalore LL PRICEWATERHOUSE COOPERS S.C. PricewaterhouseCoopers AG **PRICEWATERHOUSECOOPERS CONTADORES** PricewaterhouseCoopers LLP **PRICEWATERHOUSECOOPERS** PRIVATE PricewaterhouseCoopers Private Limi Pricewaterhousecoopers services LLP PricewaterhouseCoopers Slovensko sr PricewaterhouseCoopers Tax k s PRICEWATERHOUSECOOPES LLP GB PWC UK **QUINN EMANUEL URQUHART &** SULLIVAN, US Quinn Emmanuel Trial Lawyers Radu si Asociatii SPRL Remfry & Sagar ROXIN RECHTSANWAELTE LLP Schofield Sweeney LLP Schulte Roth & Zabel LLP SCP FLICHY GRANGE AVOCATS Seager Tufte and Wickhem LLP Sheppard Mullin Richter Hampton LLP Signature Litigation AARPI

## 20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 42 of 59

SIMMONS AND SIMMONS LLP Simpson Thacher Barlett Sullivan & Cromwell LLP The Law Office of John A Griecci THOMPSON HINE LLP TLG - THE LEGAL GROUP ADVOCATES TOWERS WATSON CONSULTORES SA DE CV WILLIS TOWERS WATSON CONSULTING BVB Willis Towers Watson US LLC WP Thompson Limited Yuasa and Hara

## **JV Partners and Other Related Parties**

CANGO FMP Australia FMP AUTOMOTIVE MALAYSIA SDN. B FMP GROUP (THAILAND) LIMITED Honeywell International Inc. Honeywell Transportation Investment (China) Co.,Ltd.

## **SDNY Bankruptcy Judges**

Chief Judge Cecelia G. Morris Judge James L. Garrity Jr. Judge Martin Glenn Judge Michael E. Wiles Judge Robert D. Drain Judge Robert E. Grossman Judge Sean H. Lane Judge Shelley C. Chapman Judge Stuart M. Bernstein

## **Tax Authorities and Regulators**

Administration des contributions directes -Grand Duche de Luxembourg Agencia Aduanal Esquer Luken, SC ANAF-DGRFMB-Administratia Fiscala pentru Contribuabili Mijlocii ANAF-Directia Generala de Administrara a Marilor Contribuabili (DGAMC) Australia Border Force Australian Taxation Office Ayuntamiento de Mexicali

Birou Vamal Otopeni **Biroul Vamal Constanta** Biroul Vamal Otopeni Calatori California Department of Tax & Fee Administration Chambre de commerce (Luxembourg) Cheshire East Council COMISION ESTATAL DE SERVICIOS PUBLICOS DE MEXICALI **Companies House** Customs and Tariff Bureau DC Office of Tax and Revenue **Delaware Division of Corporations** Direzione Provinciale di Chieti ENVIRONMENTAL PROTECTION AGENCY Etat de vaud or Canton de vaud (Office d'impot des Personnes Morales) - State of vaud or Canton of vaud (Tax Office for Legal Entities) Financial Accounting Standards Board Financni Urad Pro Hlavni Finanzamt Konstanz Franchise Tax Board California General Directorate of Local Taxes and Fees Sector 6 Georgia Department of Revenue GOBIERNO DEL ESTADO DE BAJA **CALIFORNIA** Groundwater & Environmental Services, Inc HM Revenue & Customs Honjo-city Tax Collection Division Indiana Department of Revenue Inenco Iowa Department of Revenue **IPAN Intellectual Property Associat** IRS (INTERNAL REVENUE SERVICE) Japan National Tax Agency Ministry of the Economy of the Slovak Republic Municipality of Atessa Municipality of Torino New York Department of Revenue Obec Zaborske Office of the Revenue Commissioners

-9-

Public Company Accounting Oversight Board PUBLIC COMPANY ACCOUNTING OVERSIGHTBOARD US Regione Abruzzo Servizio Tesoreria RL Jones Custombroker Saitama prefecture Servicio de Administracion Tributaria Slovak Fiscal Administration Slovak Tax Authority State of Connecticut Department of Revenue Service Tennessee Department of Revenue Tokyo Metropolitan Government UK Finance Administration Urad prace, socialnych veci a rodiny US Customs & Border Protection Vaud Canton Central Tax Authority Waterford City Council Wood Environment & Infrastructure Solutions Inc.

#### **UCC Lien Holders**

ECONOCOM CORPORATION JPMORGAN CHASE BANK, N.A.

## **Unions and Works Councils**

Australian Manufacturing Workers Union Connect trade union (formerly TEEU) Electrical Trades Union Nueva Cultura Laboral Sindicatul Allied Signal

## **US Trustee employees**

Alicia Leonhard Christine Black Guy A. Van Baalen Joseph Allen Joseph Nadkarni Kathleen Schmitt Linda Riffkin Lisa Penpraze Paul K. Schwartzberg William K. Harrington

## **Utilities**

Added Computer & Telephony Com e Se AGUA Y HIELO ESTRELLÁZUL DE MEXICAL Airtel A/C No. 112-100960996 Airtel A/c No: 112-100959962 AN APELE ROMANE APA NOVA APA NOVA BUCURESTI SA ARUBA SPA ARUBA SPA E2E AT & T Communication Services India AT and T Mobility LLC AYUNTAMIENTO DE MEXICALI BEIJING WANG AN JIE TONG TECHNOLOGY BETTA TELECOMUNICAÇÕES E ELETRÔNICA BHARTI AIRTEL LIMITED Bharti Airtel Services Ltd BORD GAIS C.C.D. ENERGIES CAM. NAL. DE LA IND. ELECTR. DE TELECOM Y TECNO DE LA INFO CAMARA DE COMERCIALIZACAO DE CASCARDI SANEAMENTO BÁSICO LTDA CFE SUMINISTRADOR DE SERVICIOS Chaturshringi Service Station CHEMTECH WASTE MANAGEMENT LTD Cheongdo China Unicom Wuhan Paging Enterprise Office China United Network Communications Co., Ltd. CIA ULTRAGAZ S.A CIa Ultragaz S/A Com And Lan Digital Tech Co., Ltd. Comision Federal de Electricidad Comune di Atessa CONDOMINIO EDIFICIO PAULISTA Corporativo Reaal S de RL de CV DESARROLLO DE TECNOLOGIAS INTEGRALE DIBPEL GERENCIAMENTO DE RESIDUOS

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 44 of 59

Duksung DYNAMIC COMMUNICATIONS MEXICO E.D.F. - G.D.F. E.ON Energie România S.A. EC Bank Co., Ltd. ECOGAS MEXICO, S. DE R.L. DE C.V. EDISON ENERGIA SpA EDP SAO PAULO DISTRIBUICAO DE Energia ENERGIA AZTECA X SA DE CV EOLO SpA Fanal Comercio Derivados Petroleo Fans Trans (China) International Freight Agent Co., Ltd. FASTWEB SPA FASTWEB SPA / MILANO GOEPIK SISTEMAS INDUSTRIAIS SA **GSA GERENCIAMENTO DE RESIDUOS** EIREL GTS TELECOM SRL H. BLOCH a.s. Hidrocarburos del Noroeste SA de CV HONJOSHI SUIDOKA Horizon Safety Systems Horizon Services HORIZON TECH LTDA Hyundai AutoEver Corp. IDEA CELLULAR LTD 8.10604733 Idea Cellular Ltd A/c No 8.10398708 IEnova Marketing S. de R.L. de C.V. Insight Technology Solutions GmbH **IRCAT CO SRL** Irish Water JAIME DONACIANO JIMENEZ CRUZ Jiashang Petroleum (Zhoushan) Co., Korean Oil KOSIT A S Kt Estate Co., Ltd. LUBSTAR A.S. Maharashtra State Electricity Distr MARIA ROSA ALICIA MARAVEL VALENZUEL MAWATI COLETA DE RESIDUOS INDUSTRIA MEDAM S DE RL DE CV

MICHELLE GARCIA LICONA MOL Česká republika, s.r.o. NAMYANG CO.,LTD. Nantong Lean Electronics Co., Ltd NCH BRASIL LTDA. Nepal Dist. de Agua Mineral LTDA. Nevicom SA ONYX EST OPERADORA DE BOLICHE MEXICALI Operadora de Boliche Mexicali SA de CV ORANGE BUSINESS SERVICES ORANGE ROMANIA SA Orange Slovensko a s PACIFIC TREATMENT **ENVIRONMENTAL** PCS Telecom Co.,Ltd PRAZSKA ENERGETIKA, A.S. Presov REAL s.r.o PROAGUAS TRANSANTISTA LTDA-ME PROLAB AMBIENTAL ANÁLISE PROMOBEIS DE MEXICALI, A.C. RADIOMOVIL DIPSA SA DE CV Radiomovil Dipsa SA de CV Payment RAI Abbonamenti Speciali Torino RELIANCE JIO INFOCOMM LIMITED Renault SAS RENOVA TRATAMENTO DE **RESIDUOS LTDA** Restore Shred Ryder Communications Group Inc RYDER COMMUNICATIONS GROUP INC US SABESP - COMP.SAN.BAS.S.P SAMSUNG SDS SAS SEGEC DIRECT Schneider Electric ESS BVBA SERVICO AUTONOMO DE AGUA E ESGOTO Shang Hai Lai Shi You Pin You Xian shanghai move-communicate Co.Ltd. shanghai telecom account center SHANGHAI WINSH COMPUTER TECHNOLOGY Shanghai Ziyan information technolo Shanghai Ziyu Network Technology Co SINGTEL EUROPE LTD

Singtel Global (India) Pvt Ltd SingTel Global India Private Limite Singtel Global India Pvt Ltd SK Broadband Co., Ltd. SK PROTECTIVE PRODUCTS SK Technik SK 텔레콤 SUEZ Australia Pty Ltd Swisscom (Schweiz) AG TELECOM ITALIA SPA TELSTRA TEMPO ENERGIA S.A. Tinmar Energy SA TINMAR GAS S.A. T-mobile Czech Republic, a.s. TOTAL ENERGIE GAZ TOTAL FRANCE T-SYSTEMS DO BRASIL LTDA UB1st Co., Ltd. UNITED GRINDING NORTH AMERICA INC **VEOLIA EAU** Veolia Environmental Services Techn VEOLIA ES CLEANAWAY UK LTD Veolia Water Technologies VERIZON Verizon communications India Privat Verizon Communications Slovakia s.r VERIZON FINANCIAL SERVICES LLC US Verizon Italia S.p.A. Verizon Nederland BV Verizon Switzerland AG **VERIZON WIRELESS** VERIZON WIRELESS US VODAFONE Vodafone GmbH Vodafone Idea Limited Vodafone Italia S.p.A. Vodafone Ltd Vychodoslovenska energetika a.s Waterlogic Australia PTY LTD Wuhan Hubei Electric Power Company Wuhan Stone Smart Time Technology Wuhan Water Group Company Litmited.

<u>Major Vendors</u>

ACEROS MOLDEADOS DE LACUNZA SA ACTECH GMBH ADP Aikoku Alpha Corp ALUMALSA Amazon ANSYS **AOKI SEIKI INDUSTRIES** ARANDA TOOLING INC. ATMECA AutoCont AVENUE MOULDMAKING LTD AVL AXA Life BIBUS BOCAR S.A. DE C.V. **Booster Precision Components** BQ MACHINING SA DE CV Brakes India BUDGET SRL Caisse AVS de la Federation patronale vandoise Caparo Engineering India Pvt Ltd CASTEC CASTWELL PRODUCTS LLC CBRE CCN CEMB Central CMS Corporation CEVA Cimos CITI Cogeme COMPA SA COMPACT SERVICE ABC SRL COMPAX INC **CROSS MANUFACTURING CO** CRRC Daido Dalian Nakamura Dandong Heben Prec Mach Co Ltd DANYANG CHENGYE LIGHT DATATECHNIC **DBI PLASTICS** 

DHL DISCOM INTERNATIONAL INC Doncasters DUCI Easy Flyers S.R.O. ECONOCOM EGSTON ELE Advanced Technology ElringKlinger ENKEI ALUMINIUM PRODUCTS EQUEST LOGISTIC SRL ETAS EVEREST ROPACK **Expeditors** International Faist Feilong Auto Components Co., Ltd FERRIERE DI STABIO S.A Finecast Foundry Limited FIRTH RIXSON PLC Flex Automotive Fontana Formel D FPRS DEPOSITORY ACCOUNT PLAN 88374 US (FIDELITY) FS PRECISION TECH LLC FSA Sisteme de Asamblare SRL Fujitsu Fujiwa Machinery GITS GUTIERREZ TRUCKING, LLC. Helical Hella Hickey Fabrication Services Ltd. HIT PRECISION METALS CO LTD Hitachi Honeywell Howmet Fixation Simmonds SAS INDO MIM PRIVATE LTD Indo Schottle INDO-MIM PRIVATE LTD INSTITUTO MEXICANO DEL SEGURO SOCIAL Inzi Controls **ISIS** Development Japan Pension Organization Port Jiangsu sinotec co.,ltd

JIANGSU TENGCHI TECHNOLOGY CO LTD Jiangyin Machine Building Inc JIANGYIN UNI-POL CO LTD Kamtec Kehua KINTETSU WORLD EXPRESS, INC. KOSEI AKAGI (KUNSHAN) ALUMINUM CO., Koshida Corporation KOVOLIS HEDVIKOV A.S Le Belier **LEMAN** Industire LGA Automation Lioho Metal (hubei) Co Ltd LISK GW COMPANY INC M2M Machining Inc Magneti Marelli MANPOWER Marubeni Automotive Corporation MECANIZACION S.A. Mei Ta Industrial Co., Ltd METALIS Microsoft Corporation MINDA CORPORATION LIMITED MITSUBA MITSUBISHI NATIONAL ECONOMIC RESEARCH ASSOC Netron Investment SRL NINGBO YINZHOU TIANGE **AUTOMOBILE** NMB Minebea GmbH NNC SOLUTIONS SRL **NORMA** NTT Old Mutual Operadora de Fondos ORACLE PERROTTON Pierburg Poclain Technicast PRECIALP PRECISION RESOURCE Q and L Industrial Services s r o Quality&Logistics Industrial Service **R.G. RAY CORPORATION** 

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 47 of 59

RAIS Slovakia, s.r.o. **RCI ROSS CASTING & INNOVATION** Remet UK Ltd. S&H Co Saint Jean Industries Lorraine Saint Jean Industries Lorraine SA Samwee Precision SC EXCELENT AUTO SRL Schaeffler **SECURITAS SELMEC** Sensata Seo-il Casting Shanghai LiangJi SICTA SIRVA GLOBAL RELOCATION INC Sn SAMAT Sonceboz **STOCKLOR** Streit **STWM** Supply Chain Factory GmbH T.R. Fastenings TAIKO UNYU TATA CONSULTANCY SERVICES TECHSISTEM SRL **TECNOMATIC** TF SERVICE IMPEX SRL THE CHARTER DEPT. INC. THE COLLECTOR - GENERAL Thermamax Trigo TRUCAST Turbocam Automated Production Syste Umfotec Umformtechnik GmbH UniCredit UNITED HEALTH CARE Universal Precision Screws **US BANK (FREIGHT)** VANGUARD FOUNDRY LTD VIMI Fasteners S.p.A. WAUKESHA BEARINGS CORP Wescast Wieland Metal Services LLC Windtech Inc

WUXI BEST PRECISION MACHINERY CO WUXI LIHU Wuxi Xinan Aluminum Technology Co., WUXI YELONG PRECISION MACHINERY CO YUSEN LOGISTICS S.R.L.

# Schedule 2

**Current S&C Clients** 

Rutity	Ralationshin to Dahtons	C&C relationshin
ADP	Vendors	Current chent
AIG Europe Limited	Insurers	Ultimate parent is current client
ALLIANCEBERNSTEIN LP (AS AGT)	GTX Lenders	Ultimate parent is current client
AllianceBernstein, L.P. (U.S.)	Noteholders	Ultimate parent is current client
AllianceBernstein, LTD (U.K.)	Noteholders	Ultimate parent is current client
Allianz Global Corporate & Specialty SE	Insurers	Ultimate parent is current client
Allianz Insurance plc	Insurers	Ultimate parent is current client
Allied-Signal Inc.	Contract counterparties	Ultimate parent is current client
Amazon	Vendors	Current client
ANZ Corporate Banking	Cash Management Banks	Ultimate parent is current client
ARES MANAGEMEN+C11T LLC (AS	GTX Lenders	Current client
Aspen Syndicate 4711	Insurers	Ultimate parent is current client
AT & T Communication Services India	Utilities	Ultimate parent is current client
AT and T Mobility LLC	Utilities	Ultimate parent is current client
AXA Investment Managers (U.K.), LTD	Noteholders	Ultimate parent is current client
AXA Life	Vendors	Current client
Axiom Global Inc.	Professionals - Ordinary Course	Current client
B.N.P. Paribas Factor S.A.	Factoring Lenders	Ultimate parent is current client
Banco Santander, S.A., Frankfurt Branch	Factoring Lenders	Current client
Bank of America Merrill Lynch International Limited	Credit Agreement Parties	Ultimate parent is current client
Bank of America Merrill Lynch, Global Corporate & Investment Banking	Cash Management Banks	Ultimate parent is current client
Barclays Bank PLC	Credit Agreement Parties	Current client
Barclays Bank plc	Hedging Parties	Current client
<b>BARCLAYS BK PLC</b>	GTX Lenders	Current client
BARCLAYS	Cash Management Banks	Current client
BARING (U.K.) LIMITED	GTX Lenders	Ultimate parent is current client
Barings (U.K.), LTD	Noteholders	Ultimate parent is current client
BARINGS (UK)- JOCASSEE PTNRS	GTX Lenders	Ultimate parent is current client

20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 50 of 59

Entity	Relationship to Debtors	S&C relationship
<b>BARINGS LLC (AS AGENT)</b>	GTX Lenders	Ultimate parent is current client
Barings, LLC	Noteholders	Ultimate parent is current client
BlackRock Fund Advisors	Equity holders	Ultimate parent is current client
BlackRock Investment Management (U.K.), LTD	Noteholders	Ultimate parent is current client
BNP Paribas	Cash Management Banks	Current client
BNP PARIBAS	Credit Agreement Parties	Current client
BNP PARIBAS SA	GTX Lenders	Current client
BNP Paribas, New York Branch	Hedging Parties	Current client
BNP PARIBAS (SUISSE) SA	GTX Lenders	Ultimate parent is current client
BNP Paribas Fortis S.A./N.V. (Private Banking)	Noteholders	Ultimate parent is current client
CARLYLE INV MGMT L.L.C.	GTX Lenders	Current client
Caterpillar Inc.	Customers	Ultimate parent is current client
China Unicom Wuhan Paging Enterprise Office	Utilities	Current client
China United Network Communications Co., Ltd.	Utilities	Current client
Chubb European Group Limited	Insurers	Ultimate parent is current client
Chubb Underwriting Agencies Ltd (Syndicate 2488)	Insurers	Ultimate parent is current client
CITI	Vendors	Current client
CITIBANK	Hedging Parties	Current client
Citibank	Cash Management Banks	Current client
CITIBANK INTERNATIONAL PLC	Cash Management Banks	Ultimate parent is current client
Citibank International Plc	Cash Management Banks	Ultimate parent is current client
CITIBANK MASTER CARD	Cash Management Banks	Ultimate parent is current client
CITIBANK N.A. – LOND BRANCH	GTX Lenders	Ultimate parent is current client

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Main Document	
Filed 09/30/20 Entered 09/30/20 18:41:11	Pg 51 of 59
Filed 09/30/20	Pg 5
Doc 123	
20-12212-mew	

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ATTATIST .	weighting the periods	
CITIBANK N.A.	Hedging Parties	Current client
Citibank NA	Cash Management Banks	Current client
Citibank NA Bratislava	Cash Management Banks	Ultimate parent is current client
Citigroup   Corporate and Investment Banking	Cash Management Banks	Current client
CitiGroup Global Markets Limited	Credit Agreement Parties	Ultimate parent is current client
<b>CITIZENS BANK, NATL ASSOC</b>	GTX Lenders	Ultimate parent is current client
Deutsche Bank	Cash Management Banks	Current client
DEUTSCHE BANK AG	Hedging Parties	Current client
DEUTSCHE BK AG	GTX Lenders	Current client
Deutsche Bank AG, London Branch	Credit Agreement Parties	Ultimate parent is current client
Deutsche Trustee Company Limited - Debt	Administrative Agents and Indenture	Illtimate narent is current client
and Agency Services	Trustees	
Deutsche Trustee Company Limited - Lux Registrar	Administrative Agents and Indenture Trustees	Ultimate parent is current client
ECOGAS MEXICO, S. DE R.L. DE C.V.	Utilities	Ultimate parent is current client
E.D.F G.D.F.	Utilities	Current client
Fiat Powertrain Technologies S.p.a.	Contract counterparties	Ultimate parent is current client
FMP Australia	Contract counterparties	Ultimate parent is current client
FMP Australia	Related parties (JV partners)	Ultimate parent is current client
FMP Automotive (Malaysia) SDN BHD	Legal Entities - Non-debtors	Ultimate parent is current client
FMP AUTOMOTIVE MALAYSIA SDN. B	Contract counterparties	Ultimate parent is current client
FMP AUTOMOTIVE MALAYSIA SDN. B	Related parties (JV partners)	Ultimate parent is current client
FMP Distribution Ltd.	Legal Entities - Non-debtors	Ultimate parent is current client
FMP Group (Australia) Pty Ltd	Lease counterparties	Ultimate parent is current client
FMP Group (Australia) Pty Ltd	Legal Entities - Non-debtors	Ultimate parent is current client
FMP Group (Thailand) Limited	Legal Entities - Non-debtors	Ultimate parent is current client
FMP GROUP (THAILAND) LIMITED	Contract counterparties	Ultimate parent is current client
FMP GROUP (THAILAND) LIMITED	Related parties (JV partners)	Ultimate parent is current client

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Main Document	
Filed 09/30/20 Entered 09/30/20 18:41:11	Pg 52 of 59
Filed 09/30/20	Pg 5
Doc 123	
20-12212-mew	

Entity	Relationship to Debtors	S&C relationship
FMP Group Pty Limited	Legal Entities - Non-debtors	Ultimate parent is current client
FPRS DEPOSITORY ACCOUNT PLAN 88374 US (FIDELITY)	Vendors	Ultimate parent is current client
FPT Industrial	Customers	Ultimate parent is current client
Generali Insurance Asset Management SGR S.p.A.	Noteholders	Ultimate parent is current client
Goldman Sachs & Co. LLC	Cash Management Banks	Current client, Ultimate parent is current client
GOLDMAN SACHS ASSET MGMT LP	GTX Lenders	Current client, Ultimate parent is current client
Goldman Sachs Bank USA	Credit Agreement Parties, GTX Lenders	Ultimate parent is current client
GOLDMAN SACHS INTERNATIONAL	Hedging Parties	Current client, Ultimate parent is current client
GSO CAP PART LP	GTX Lenders	Current client
Honda R&D Co., Ltd.	Contract counterparties	Ultimate parent is current client
Honeywell	Vendors	Current client
Honeywell (China) Co., Ltd.	Lease counterparties	Ultimate parent is current client
Honeywell Aftermarket Europe S.r.l.	Lease counterparties	Ultimate parent is current client
Honeywell ASASCO 2 Inc.	Litigation parties	Ultimate parent is current client
Honeywell ASASCO 2 Inc. c/o Honeywell International Inc.	Indemnification agreements	Ultimate parent is current client
HONEYWELL ASASCO 2 LLC	Litigation parties	Ultimate parent is current client
HONEYWELL ASASCO LLC	Litigation parties	Ultimate parent is current client
Honeywell Automotive Parts Services (Shanghai) Co., Ltd.	Legal Entities - Non-debtors	Ultimate parent is current client
Honeywell Bermuda II, Ltd.	Legal Entities - Non-debtors	Ultimate parent is current client
Honeywell Control Systems Limited	Lease counterparties	Ultimate parent is current client
Honeywell do Brasil Ltda.	Litigation parties	Ultimate parent is current client
Honeywell Garrett Italia Srl	Lease counterparties	Ultimate parent is current client
Honeywell GmbH	Lease counterparties	Ultimate parent is current client
HONEYWELL HOLDINGS INTERNATIONAL INC.	Litigation parties	Ultimate parent is current client
HONEYWELL INGENIERIA Y	Lease counterparties	Ultimate parent is current client

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20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 53 of 59

Entity	Relationship to Debtors	S&C relationship
TECNOLOGIA AEROSPACIAL DE "MEXICO S. DE R.L. DE C.V. = LANDLORD (Engineering)		
Honeywell Intellectual Properties Inc.	Contract counterparties	Ultimate parent is current client
Honeywell International Inc.	Contract counterparties	Current client
HONEYWELL INTERNATIONAL INC.	Lease counterparties	Current client
Honeywell International Inc.	Related parties (JV partners)	Current client
Honeywell International Inc.	Litigation parties	Current client
Honeywell International S.à.r.l.	Lease counterparties	Ultimate parent is current client
Honeywell Japan Ltd	Lease counterparties	Ultimate parent is current client
Honeywell Japan Ltd.	Lease counterparties	Ultimate parent is current client
Honeywell Korea Ltd Indonesia Representative Office	Legal Entities - Non-debtors	Ultimate parent is current client
Honeywell Limited	Lease counterparties	Ultimate parent is current client
Honeywell Technologies Sarl	Lease counterparties	Ultimate parent is current client
Honeywell Transportation Investment (China) Co., Ltd. (New China TS Co)	Legal Entities - Non-debtors	Ultimate parent is current client
Honeywell Transportation Investment (China) Co.,Ltd.	Related parties (JV partners)	Ultimate parent is current client
Honeywell Turbo Technologies (Wuhan) Co., Ltd.	Legal Entities - Non-debtors	Ultimate parent is current client
Honeywell UK Limited	Lease counterparties	Ultimate parent is current client
HPS INVESTMENT PARTNERS	GTX Lenders	Current client
IEnova Marketing S. de R.L. de C.V.	Utilities	Ultimate parent is current client
Insight Technology Solutions GmbH	Utilities	Ultimate parent is current client
J.P. Morgan - Global Corporate Bank, Switzerland	Cash Management Banks	Ultimate parent is current client
J.P. Morgan Europe Limited	Administrative Agents and Indenture Trustees	Ultimate parent is current client
JPMORGAN BK BRANCH - 0802	GTX Lenders	Ultimate parent is current client
JPMorgan Chase Bank - Luxembourg	Cash Management Banks	Ultimate parent is current client
JPMorgan Chase Bank - New York	Cash Management Banks	Ultimate parent is current client
JPMORGAN CHASE BANK, N.A.	UCC Lien Holders	Ultimate parent is current client

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20-12212-mew Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Document Pg 54 of 59

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JPMorgan Chase Bank, N.A., Loan and Agency Services Group	Administrative Agents and Indenture Trustees	Ultimate parent is current client
JPMORGAN CHASE BANK, NATL ASSO	GTX Lenders	Ultimate parent is current client
J.P. MORGAN SECURITIES PLC	Hedging Parties	Current client
Kurtzman Carson Consultants (KCC)	Professionals - Restructuring	Ultimate parent is current client
MANPOWER	Vendors	Current client
MERRILL LYNCH & CO., INC.	GTX Lenders	Ultimate parent is current client
Merrill Lynch International	Hedging Parties	Ultimate parent is current client
MITSUBISHI	Vendors	Current client
Mitsubishi UFJ Trust and Banking	Cash Management Banks	Current client
Morgan Stanley Smith Barney LLC	Professionals - Ordinary Course	Ultimate parent is current client
MUFG	Cash Management Banks	Current client
MUFG BANK, LTD	Credit Agreement Parties	Current client
MUFG BANK, LTD.	GTX Lenders	Current client
NatWest Markets, PLC	Noteholders	Current client
NN Investment Partners (Belgium)	Noteholders	Ultimate parent is current client
Nomura Asset Management U.S.A., Inc.	Noteholders	Ultimate parent is current client
Novar ED&S Limited	Lease counterparties	Ultimate parent is current client
NTT	Vendors	Current client
<b>ORANGE BUSINESS SERVICES</b>	Utilities	Ultimate parent is current client
ORANGE ROMANIA SA	Utilities	Ultimate parent is current client
Orange Slovensko a s	Utilities	Ultimate parent is current client
Perella Weinberg	Professionals - Restructuring	Current client
PGIM INC	GTX Lenders	Ultimate parent is current client
QBE European Operations plc.	Insurers	Ultimate parent is current client
RAYMOND JAMES BANK N.A.	GTX Lenders	Ultimate parent is current client
Renault SAS	Utilities	Ultimate parent is current client

Main Document	
Doc 123 Filed 09/30/20 Entered 09/30/20 18:41:11 Main Docume	Pg 55 of 59
Filed 09/30/20	Pg 5
Doc 123	
20-12212-mew	

Entity	Relationship to Debtors	S&C relationship
Renault S.A.	Customers	Current client
Robeco Institutional Asset Management BV	Noteholders	Current client
Schaeffler	Vendors	Current client
Shanghai Telecom Account Center	Utilities	Ultimate parent is current client
"SK Broadband Co., Ltd.		
에스케이 브로드밴드"	Utilities	Ultimate parent is current client
SOC GEN	GTX Lenders	Current client
Société Générale	Hedging Parties	Current client
State Street Global Advisors Ireland, LTD	Noteholders	Ultimate parent is current client
SUEZ Australia Pty Ltd	Utilities	Ultimate parent is current client
TATA	Vendors	Current client
TELSTRA	Utilities	Current client
TOTAL ENERGIE GAZ	Utilities	Current client
T-mobile Czech Republic, a.s.	Utilities	Ultimate parent is current client
UBS Fund Management (Luxembourg) S.A. (Funds)	Noteholders	Ultimate parent is current client
UBS Switzerland AG	Cash Management Banks	Ultimate parent is current client
UBS Switzerland AG	Noteholders	Ultimate parent is current client
UniCredit	Vendors	Current client
UniCredit Bank AG	Cash Management Banks	Current client, Ultimate parent is current client
UNICREDIT BANK AG	Credit Agreement Parties	Current client, Ultimate parent is current client
UNICREDIT BANK AG	Hedging Parties	Current client, Ultimate parent is current client
UNICREDIT BK AG	GTX Lenders	Current client
UNITED GRINDING NORTH AMERICA INC	Utilities	Ultimate parent is current client
UNITED HEALTH CARE	Vendors	Current client
US BANK (FREIGHT)	Vendors	Current client
Volkswagen Group	Customers	Current client

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S&C relationship	Current client	Current client	Current client
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Pg 56 of 59 Relationship to Debtors	GTX Lenders	Noteholders	GTX Lenders
Entity	VOYA INV MGMT CO LLC	Voya Investment Management, LLC	YORK CAP MGT ADVISORS LLC

# Schedule 3

Former S&C Clients

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EAULUY	Relationship to Deptors	DOC FEIAUOUSIIIP
APEX CREDIT PARTNERS LLC	GTX Lenders	Ultimate parent is former client
Aviva Group	Insurers	Ultimate parent is former client
BANCO BILBAO VIZCAYA ARGENTARIA, S.A.	Hedging Parties	Former client
BANCO BILBAO VIZCAYA ARGENTARIA, S.A., NEW YORK BRANCH	Credit Agreement Parties	Former client
Bayerische Motoren Werke AG	Customers	Former client
Bayerische Motoren Werke Aktiengeselleschaft	Contract counterparties	Former client
BBVA	Cash Management Banks	Former client
BCO BILBAO VIZCAYA ARGENTARIA,	GTX Lenders	Former client
BLUEMOUNTAIN CAP MANAGEMENT, L	GTX Lenders	Former client
British Belting & Asbestos Limited.	Contract counterparties	Former client
Doncasters	Vendors	Former client
FASTWEB SPA	Utilities	Ultimate parent is former client
FASTWEB SPA / MILANO	Utilities	Ultimate parent is former client
GoldenTree Asset Management, L.P. (U.S.)	Noteholders	Former client
GOLDENTREE ASSET MGMT LP	GTX Lenders	Former client
Goldman Sachs Bank USA	Credit Agreement Parties	Former client
<b>GOLDMAN SACHS BANK USA</b>	GTX Lenders	Former client
Hitachi	Vendors	Former client
<b>KPS</b> Capital Partners	Bidders & Advisors	Former client
Marubeni Automotive Corporation	Vendors	Ultimate parent is former client
Microsoft Corporation	Contract counterparties, Vendors	Former client
MUZINICH & CO INC(AS AGT)	GTX Lenders	Ultimate parent is former client
Muzinich & Co., LTD (London)	Noteholders	Ultimate parent is former client
Navigators Insurance Co	Insurers	Ultimate parent is former client

Entity	Relationship to Debtors	S&C relationship
Office of the Revenue Commissioners Revenue Online Service	Tax Authorities and Regulators	Ultimate parent is former client
SUMITOMO MITSUI	GTX Lenders	Former client
Sumitomo Mitsui Banking Corporation, Duesseldorf Branch	Cash Management Banks	Former client
Sumitomo Mitsui Trust Club Co., Ltd	Cash Management Banks	Former client
Swisscom (Schweiz) AG	Utilities	Former client
TPG OPPORTUNITIES PARTNERS, LP	GTX Lenders	Former client
UniCredit Bank AG Luxembourg Branch	Cash Management Banks	Ultimate parent is former client
Unicredit Lease Management	Cash Management Banks	Ultimate parent is former client
UNICREDIT LEASING FLEET MANAGEMENT	Cash Management Banks	Ultimate parent is former client
XL Insurance Company SE	Insurers	Former client