☐ Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy 04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

| 1. | Debtor's name | Garrett LX II S.à r.l. | |
|----|--|-----------------------------|--|
| | | | |
| 2. | All other names debtor used | | |
| | in the last 8 years | | |
| | Include any assumed names, trade names, and <i>doing business</i> as names | | |
| | ao nameo | | |
| 3. | Debtor's federal Employer Identification Number (EIN) | 98 1441653 | |
| 4. | Debtor's address | Principal place of business | Mailing address, if different from principal place of business |
| | | 19 Rue de Bitbourg | 47548 Halyard Drive |
| | | Number Street | Number Street |
| | | | |
| | | Luxembourg L-1273 | P.O. Box Plymouth MI 48170 |
| | | City State ZIP Code | Plymouth MI 48170 City State ZIP Code |
| | | • | , |
| | | | Location of principal assets, if different from principal place of business |
| | | Luxembourg | |
| | | County | Number Street |
| | | | |
| | | | |
| | | | City State ZIP Code |
| 5. | Debtor's website (URL) | www.garrettmotion.com | |
| | | | |

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| Deb | tor Garrett LX II S.à r.l. | Case number (if known) |
|-----|--|---|
| | name | |
| 6. | Type of debtor | □ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) □ Partnership (excluding LLP) □ Other. Specify: |
| 7. | Describe debtor's business | A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) |
| | | ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ☐ Railroad (as defined in 11 U.S.C. § 101(44)) ☐ Stockbroker (as defined in 11 U.S.C. § 101(53A)) |
| | | ☐ Commodity Broker (as defined in 11 U.S.C. § 101(6)) ☐ Clearing Bank (as defined in 11 U.S.C. § 781(3)) ☐ None of the above |
| | | B. Check all that apply: □ Tax-exempt entity (as described in 26 U.S.C. § 501) □ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) □ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) |
| | | |
| | | C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 3363 |
| 8. | Under which chapter of the Bankruptcy Code is the debtor filing? | Check one: ☐ Chapter 7 ☐ Chapter 9 ☐ Chapter 11. Check all that apply: |
| | A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box. | The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate |
| | | noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). |
| | | ☐ A plan is being filed with this petition. |
| | | Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). |
| | | ☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. |
| | | ☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. |
| | | ☐ Chapter 12 |

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| btor | Garrett LX II S.à r.l. | | | | | (| Case number (if know | n) | |
|--------------------------|--|----------------|--|---|---|----------------------------|---|---|--|
| | Name | | | | | | | | |
| filed | re prior bankruptcy cases I by or against the debtor nin the last 8 years? | ■ No ■ Yes. | District | | | When | MM / DD / YVVV | Case number | |
| | ore than 2 cases, attach a arate list. | | | | | | | | |
| pen | any bankruptcy cases ding or being filed by a | ☐ No | Daktan | See Annex | 1 | | | Deletionship | |
| | iness partner or an iate of the debtor? | e res. | | | | | | | |
| | all cases. If more than 1, ch a separate list. | | Case nu | mber, if known | | | | | MM / DD /YYYY |
| | y is the case filed in this | Check all | l that ap | ply: | | | | | |
| uist | not: | | diately p | | | | | | this district for 180 days 0 days than in any other |
| | | A ban | kruptcy | case concernin | g debtor's a | ıffiliate | e, general partner | , or partnersh | ip is pending in this district. |
| pro _l that | session of any real perty or personal property needs immediate ntion? | ((| Why do It po Wha It ne It inc atter asse | es the property ses or is alleged t is the hazard? eds to be physicalludes perishablation (for examplets or other options) | y need imm d to pose a cally secure e goods or ele, livestock ons). | threat d or p assets | e attention? (Che of imminent and rotected from the | eck all that applidentifiable has weather. y deteriorate t, dairy, produ | or lose value without uce, or securities-related |
| | | ١ | Where i | s the property | ? | | | | |
| | | | | | Number | | Street | | |
| | | | | | City | | | | State ZIP Code |
| | | | s the n | roperty insured | 1 ? | | | | |
| | | | • | | | | | | |
| | | Į. | □ No | . , | у | | | | |
| | | Į. | □ No | . , | y | | | | |
| | | Į. | □ No | Insurance agenc | | | | | |

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| Debtor Garrett LX II S.a | à r.l. | Case number | T (if known) | | |
|---|--|--|---|--|--|
| 13. Debtor's estimation of available funds | | for distribution to unsecured credit | tors. be available for distribution to unsecured creditors | | |
| 14. Estimated number of creditors* | ☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999 | 1,000-5,000 5,001-10,000 10,001-25,000 | ☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000 | | |
| 15. Estimated assets* | \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million | \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million | | | |
| 16. Estimated liabilities* | \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million | \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million | | | |
| Request for Relief, De | claration, and Signatures | S | | | |
| WARNING Bankruptcy fraud is a se \$500,000 or imprisonme | | tatement in connection with a banl 18 U.S.C. §§ 152, 1341, 1519, a | | | |
| 17. Declaration and signature of authorized representative of debtor | The debtor requests re petition. | lief in accordance with the chapter | r of title 11, United States Code, specified in this | | |
| | I have been authorized | to file this petition on behalf of the | e debtor. | | |
| I have examined the information in this petition and have a reasonable belief that the information is trucorrect. | | | | | |
| | I declare under penalty of p | perjury that the foregoing is true an | nd correct. | | |
| | Executed on 9 / 20 / MM / DD / | | | | |
| | ✗ /s/ Sean Deas | | Sean Deason | | |
| | Signature of authorized rep | | rinted name | | |
| | Title Authorized | Signatory | | | |

^{*}Estimates provided on a consolidated basis for all debtors.

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| Debtor Garrett LX II S.à r.l | <u>. </u> | Case number (if known)_ | | |
|------------------------------|--|-------------------------|--------|-----------------|
| 18. Signature of attorney | ✗ /s/ Andrew G. Dietderich | Date | 9 / | 20 / 2020 |
| | Signature of attorney for debtor | | MM | / DD / YYYY |
| | Andrew G. Dietderich | | | |
| | Printed name | | | |
| | Sullivan & Cromwell LLP | | | |
| | Firm name | | | |
| | 125 Broad Street | | | |
| | Number Street | | | |
| | New York | NY | | 10004 |
| | City | State | | ZIP Code |
| | (212) 558-4000 | dieto | dericl | ha@sullcrom.com |
| | Contact phone | Email | addre | SS |
| | 2850584 | NY | | |
| | Bar number | State | | |

ANNEX 1

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

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in this Court for relief under Chapter 11 of Title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the Chapter 11 case of Garrett Motion Inc.

- 1. Garrett Motion Inc.
- 2. BRH LLC
- 3. Calvari Limited
- 4. Friction Materials LLC
- 5. Garrett ASASCO Inc.
- 6. Garrett Borrowing LLC
- 7. Garrett Holding Company Sàrl
- 8. Garrett LX I S.à r.l.
- 9. Garrett LX II S.à r.l.
- 10. Garrett LX III S.à r.l.
- 11. Garrett Motion Australia Pty Limited
- 12. Garrett Motion Automotive Research Mexico S. de R.L. de C.V.
- 13. Garrett Motion Holdings Inc.
- 14. Garrett Motion Holdings II Inc.
- 15. Garrett Motion International Services S.R.L.
- 16. Garrett Motion Ireland A Limited
- 17. Garrett Motion Ireland B Limited
- 18. Garrett Motion Ireland C Limited
- 19. Garrett Motion Ireland Limited
- 20. Garrett Motion Italia S.r.l.
- 21. Garrett Motion Japan Inc.
- 22. Garrett Motion LLC
- 23. Garrett Motion México, Sociedad Anónima de Capital Variable
- 24. Garrett Motion Romania S.R.L.
- 25. Garrett Motion Sàrl
- 26. Garrett Motion Slovakia s.r.o.

- 27. Garrett Motion Switzerland Holdings Sàrl
- 28. Garrett Motion UK A Limited
- 29. Garrett Motion UK B Limited
- 30. Garrett Motion UK C Limited
- 31. Garrett Motion UK D Limited
- 32. Garrett Motion UK Limited
- 33. Garrett Transportation I Inc.
- 34. Garrett Transportation Systems Ltd
- 35. Garrett Transportation Systems UK II Ltd
- 36. Garrett TS Ltd
- 37. Garrett Turbo Ltd

Garrett LX II S.à r.l.

Registered Office: 19 rue de Bitbourg
L-1273 Luxembourg
R.C.S. Luxembourg: B 225679
(the "Company")

CIRCULAR RESOLUTIONS OF THE MANAGERS OF THE COMPANY

I. INTRODUCTION

Each of the undersigned managers of the Company, being Anthony Lodato (class A manager), Damien Schuind (class B manager), Kent Svensson (Class B manager) and Koenraad Clemens W. Van Himbeeck (class A manager) (together the "Managers" and each a "Manager"), composing the board of managers of the Company (the "Board") hereby note and unanimously resolve the following as of September 20, 2020:

The Managers note that article 16.7 of the articles of association of the Company (the "Articles") provides that: "The board of managers may unanimously pass resolutions by circular means when expressing its approval in writing, by facsimile, electronic mail or any other similar means of communication. Each manager may express his consent separately, the entirety of the consents evidencing the adoption of the resolutions. The date of such resolutions shall be the date of the last signature".

Each of the Managers acknowledges and confirms that pursuant to this provision of the Articles these resolutions shall, when duly signed, have the same effect as resolutions voted at a physically held meeting of the Board of Managers.

II. PREAMBLE

Voluntary Petitions and Bankruptcy Case

WHEREAS, the Board has reviewed and discussed the financial and operational condition of the Company and the Company's business, including the current and historical performance of the Company, the assets and liquidity of the Company, the current and long-term liabilities of the Company and current market conditions; and

WHEREAS, the Board acknowledges their legal obligation that would be required to put the Company into bankruptcy if each of the following two conditions were met (i) the Company ceased making payments when they were due and (ii) the Company lost its creditworthiness – *i.e.* the Company had no other potential sources of financing or financial support from its shareholder, banks or creditors; and

WHEREAS the Board acknowledges that the Company and its legal, financial and other advisors have examined a potential restructuring transaction to preserve the value of the Company's business, including a sale of all or substantially all of the assets of Garrett Motion Inc. and certain of its subsidiaries; and

WHEREAS, each of the Managers has received and reviewed the recommendations of management of the Company and the Company's legal, financial, and other advisors as to the relative risks and benefits of the strategic alternatives available to the Company, including a bankruptcy proceeding (the "Bankruptcy Case") under the provisions of Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), and has considered forms or descriptions of the key "first day" and "second day" filings that would be proposed to be made by the Company in connection with the Bankruptcy Case (the "Initial Filings"); and

WHEREAS, after review and due consideration of all of the information made available to the Managers, the Board deems it advisable and in the best interests of the Company, its stockholders, its creditors, its

subsidiaries, its stakeholders and other interested parties for the Company to commence the Bankruptcy Case by filing a voluntary petition for relief under the provisions of the Bankruptcy Code (the "Petition"); and

WHEREAS, after review and due consideration of all of the information made available to the Managers, the Board deems it advisable and in the best interests of certain subsidiaries of the Company (the "Subsidiary Debtors") that each of the Subsidiary Debtors also file a voluntary petition (collectively, the "Subsidiary Petitions") for relief under the provisions of the Bankruptcy Code, along with corresponding resolutions authorizing Designated Persons (as defined below) to cause or direct the Subsidiary Debtors to execute and verify the Subsidiary Petitions and to cause the Subsidiary Petitions to be filed with the Bankruptcy Court; and

WHEREAS, during the Bankruptcy case, the Company will enter into and perform its obligations (including with respect to the payment of any consent fee) under a restructuring support agreement, by and among Garrett Motion Inc., the Company, the other debtors party thereto and the consenting lenders party thereto (the "Restructuring Support Agreement"); and

WHEREAS, the Board deems it advisable and in the best interests of the Company, its stockholders, its creditors, its subsidiaries, its stakeholders and other interested parties for the Company to make the Initial Filings and to conduct the business of the Company as contemplated thereby;

DIP Financing

WHEREAS, the Board, in contemplation of the Bankruptcy Case, is considering entering into the Guarantee Agreement (defined below) and pledging certain assets as collateral in connection with a Debtor-In-Possession Credit Agreement (the "Credit Agreement"), by and among Garrett Motion Inc., as borrower (in such capacity, the "Borrower"), Citibank, N.A. as administrative agent (in such capacity, the "Administrative Agent") and the lenders party thereto from time to time (collectively, the "Lenders"), with BRH LLC; Calvari Limited; Friction Materials LLC; Garrett ASASCO Inc.; Garrett Borrowing LLC; Garrett Holding Company Sàrl; Garrett LX I S.à.r.I.; Garrett LX II S.à.r.I.; Garrett LX III S.à.r.I.; Garrett Motion Automotive Research Mexico S. de R.L. de C.V.; Garrett Motion Australia Pty Limited; 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.I.; 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 and Garrett Turbo Ltd (collectively, the "Subsidiary Guarantors"), acting as guarantors thereto pursuant to a Guarantee Agreement (the "Guarantee Agreement"), by and among the Subsidiary Guarantors, the Borrower and the Administrative Agent; and

WHEREAS, pursuant to the Credit Agreement, the lenders party thereto would extend a \$250,000,000 credit facility (the "Credit Facility") to the Borrower, the proceeds of which would be used to pay fees and expenses in connection with the Bankruptcy Case and the other transactions contemplated by the Credit Agreement and the documents related thereto and to fund working capital and provide for general corporate purposes of the Borrower and the Subsidiary Guarantors (including the Company); and

WHEREAS, the Credit Facility would be secured by a security interest in substantially all of the assets, subject to certain exceptions, of the Borrower and the Subsidiary Guarantors (including the Company), and it is a requirement under the Credit Agreement and other Loan Documents (defined below) that (a) the Subsidiary Guarantors guarantee the obligations of the Borrower under the Credit Agreement and (b) the Borrower and the Subsidiary Guarantors (including the Company) each pledge substantially all of its assets, subject to certain exceptions, to secure its obligations thereunder on the terms and conditions set forth in the Loan Documents; and

WHEREAS, the Board determined that the Company will derive substantial direct and indirect benefits from the extension of credit under the Credit Agreement; and

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its stockholders, its creditors, its stakeholders and other interested parties that (a) the Company enter into the Guarantee Agreement and exercise all rights and perform all obligations provided for thereunder and (b) the Company enter into any and all documents, agreements (including security agreements), notes, instruments, certificates and notices in connection with the Credit Agreement and the Guarantee Agreement as are advisable or required in accordance with the Credit Agreement and the Guarantee Agreement (collectively

with the Credit Agreement and the Guarantee Agreement, the "<u>Loan Documents</u>") and exercise the rights and perform the obligations as shall be set forth therein;

III. DECLARATIONS

Each of the Managers by signing the present resolutions states (i) having reviewed and considered the matters detailed therein; (ii) that he has no conflict of interest regarding the matters referred in the below resolutions; and (iii) that he had the opportunity to review and understand the documents referred to in these resolutions.

Having considered the transaction in connection therewith of these resolutions (the "**Transactions**") and taking into account all relevant circumstances and considered the consequences for the affairs of the Company, each Manager, acting independently from any third party considerations, acknowledges, confirms and is satisfied that:

- The Transactions are permitted under the corporate object of the Company, and more generally the Articles, and precisely allow the Transactions to happen;
- (ii) The Transactions do not result in a breach of any restriction imposed by any agreement or arrangement to which the Company is a party of by which the Company is bound; and
- (iii) The Transactions are in the corporate benefit and interest of the Company given the overall profitability of the Transactions.

IV. RESOLUTIONS

Voluntary Petitions and Bankruptcy Case

- The Board RESOLVED, that having considered all relevant facts and circumstances, in the judgment
 of the Board, it is desirable and in the best interests of the Company, its stockholders, its creditors, its
 subsidiaries, its stakeholders and other interested parties that the Petition and the Initial Filings be
 filed by the Company in the United States Bankruptcy Court for the Southern District of New York (the
 "Bankruptcy Court"); and
- 2. The Board **FURTHER RESOLVED**, that the Company shall be, and it hereby is, authorized, directed and empowered (i) to file the Petition and the Initial Filings and (ii) to perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect the foregoing; and
- 3. The Board **FURTHER RESOLVED**, that the Company shall be, and it hereby is, authorized, directed and empowered to enter into and perform its obligations (including with respect to the payment of any consent fee) under the Restructuring Support Agreement;
- 4. The Board FURTHER RESOLVED, that any operational officer or authorized representative of the Company and to each Jerome P. Maironi and Sean Deason (each, a "<u>Designated Person</u>" and collectively, the "<u>Designated Persons</u>") be, and each of them, acting alone, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute and verify the Petition and the Initial Filings as well as all other ancillary documents and to cause the Petition and the Initial Filings to be filed with the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to the Petition, the Initial Filings, or any ancillary documents, and to execute, verify and file or cause to be filed all petitions, schedules, lists, motions, applications and other papers or documents, agreements, deeds, letters, instruments or certificates necessary or desirable in connection with any of the foregoing; and
- 5. The Board FURTHER RESOLVED, that the law firm of Sullivan and Cromwell LLP ("S&C") be, and hereby is, authorized, empowered and directed to represent the Company as its counsel in connection with the Bankruptcy Case, to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of S&C; and

- 6. The Board FURTHER RESOLVED, that the law firm of Quinn Emanuel Urquhart & Sullivan LLP ("QE") be, and hereby is, authorized, empowered and directed to represent the Company as its co-counsel in connection with the Bankruptcy Case, to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of QE; and
- 7. The Board **FURTHER RESOLVED**, that the investment bank of Perella Weinberg Partners LP ("<u>Perella</u>") be, and hereby is, engaged to provide investment banking and other related services to the Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Perella; and
- 8. The Board **FURTHER RESOLVED**, that the investment bank of Morgan Stanley & Co. LLC ("<u>Morgan Stanley</u>") be, and hereby is, engaged to provide investment banking and other related services to the Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filling of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Morgan Stanley; and
- 9. The Board **FURTHER RESOLVED**, that the firm of AlixPartners LLP ("<u>AlixPartners</u>") be, and hereby is, engaged to provide restructuring advice and other related services to the Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of AlixPartners; and
- 10. The Board **FURTHER RESOLVED**, that the firm of Kurtzman Carson Consultants LLC ("<u>KCC</u>") be, and hereby is, engaged to act as notice, claims and balloting agent and to provide other related services to the Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of KCC; and
- 11. The Board FURTHER RESOLVED, that, any Designated Person, acting alone or in any combination, be, and hereby is, authorized to cause the Company to employ other special counsel, financial advisors, investment bankers, accountants, restructuring advisors, notice, balloting and claims agents and other professionals as appropriate in connection with the Bankruptcy Case and all related matters.

DIP Financing

- 1. The Board RESOLVED, that having considered all relevant facts and circumstances, it is desirable and in the best interests of the Company, its stockholders, its creditors, its stakeholders and other interested parties, and necessary to carry out the business and affairs of the Company, for the Company to enter into the Guarantee Agreement and the other Loan Documents (as applicable), perform all obligations under the Guarantee Agreement and the other Loan Documents and grant a security interest in substantially all of its assets, subject to certain exceptions, to secure its obligations under the Guarantee Agreement; and
- 2. The Board FURTHER RESOLVED, that the guarantee of indebtedness to be evidenced by the Credit Agreement and the other Loan Documents be, and hereby is, authorized and approved in all respects, and that the officers of the Company are hereby authorized and directed to use the proceeds from the Credit Facility in the manner contemplated by and described in the Loan Documents and as they may otherwise determine to be appropriate; and

- 3. The Board FURTHER RESOLVED, that, as collateral security for its obligations arising under, out of or in connection with the Guarantee Agreement and the other Loan Documents, the Company be, and hereby is, authorized to (i) grant to the Administrative Agent for the ratable benefit of the Lenders a security interest in its assets, subject to certain exceptions, whether now owned or existing or hereafter acquired pursuant to the terms and conditions set forth in the Credit Agreement and the other Loan Documents, and (ii) execute and deliver to the Administrative Agent any UCC financing statements, instruments and other documents required or desirable in relation to the transactions contemplated by the Credit Agreement, the other Loan Documents and any other related document; and
- 4. The Board FURTHER RESOLVED, that the Guarantee Agreement and the other Loan Documents to be executed and delivered by the Company are in all respects hereby approved, and the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each of the Company to execute, deliver and perform the Loan Documents to which the Company is a party containing such terms as approved by the Designated Person executing the same, with such approvals to be conclusively evidenced by the execution thereof by the Designated Person, and to perform all of the agreements and obligations of the Company under the Loan Documents and to consummate the transactions contemplated thereby, and that such Designated Persons of the Company be, and each of them individually hereby is, authorized to execute, deliver and perform such other agreements, documents, instruments, notes, certificates and notices, and to take such other actions as the Designated Person of the Company executing the same shall deem necessary or appropriate in connection with the Credit Agreement and the other Loan Documents including the granting of liens on real or personal property.

General Authorizations

- 1. The Board RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Designated Persons, and in addition to the existing signatories of the Company, any of the Designated Persons, acting alone or in any combination, be, and hereby is, authorized, directed and empowered, in the name and on behalf of the Company, to do or cause to be done all such further acts and things, including the payment of all fees, expenses, appropriate retainers and other amounts payable by the Company with respect to the foregoing, and to execute, file (or cause to be filed) and deliver all such other instruments, certificates, agreements and documents as he or she may consider necessary or appropriate to enable the Company to carry out the intent and to accomplish the purposes of the foregoing resolutions and perform the obligations of the Company under the Bankruptcy Code and the Loan Documents: and
- 2. The Board FURTHER RESOLVED, that the Designated Persons be, and each of them acting alone is, hereby authorized, directed and empowered from time to time in the name and on behalf of the Company, to adopt resolutions and otherwise exercise the rights and powers of the Company as such Designated Person may deem necessary, appropriate or desirable; and that thereupon such resolutions shall be deemed adopted as and for the resolutions of each such subsidiary of the Company; and
- The Board FURTHER RESOLVED, that all actions heretofore taken by any Designated Person of the Company in connection with the foregoing resolutions, the Petition, the Credit Facility and related matters be, and they hereby are, confirmed, ratified and approved in all respects; and
- 4. The Board **FURTHER RESOLVED**, that each member of the Board hereby waives any notice, procedural or other formalities requirements which may be required in order to hold a meeting of the Company's Board.

Approval Subject to Entry into Stock and Asset Purchase Agreement

1. The Board **RESOLVED**, that the approvals and authorizations set forth in the foregoing resolutions shall in all cases be subject to the entry by the Company's affiliates, Garrett Motion Inc., Garrett Motion Holdings Inc. and Garrett ASASCO Inc. into a definitive Stock and Asset Purchase Agreement providing for the sale of substantially all of their assets.

(Remainder of page intentionally left blank. Signature page follows.)

Kent Svensson Class B Manager

As of the date first written above:

Anthony Lodato Class A Manager

Damien Schuind Class B Manager

Koenraad Clemens W. Van Himbeeck Class A Manager

Sieusse

Kent Svensson Class B Manager

| [45] [1] [1] [1] [1] [1] [1] [1] [1] [1] [1 | Anthony Lodato Class A Manager | |
|---|-----------------------------------|-------------|
| Koenraad Clemens W. Van Himbeeck Class A Manager | | <u> </u> |
| Your L. H-but | | an Himbeeck |
| | Your. | It'-hurs |

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| Fill in this information to identify the case and this filing: | |
|--|------------------------|
| Debtor Name Garrett LX II S.à r.l. | |
| United States Bankruptcy Court for the: Southern | District of NY (State) |
| Case number (If known): | (Glate) |

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

| | Schedule A/B: Assets–Real and Personal | Property (Official Form 206A/B) | | | | | |
|----------|--|--|--|--|--|--|--|
| | Schedule D: Creditors Who Have Claims S | Secured by Property (Official Form 206D) | | | | | |
| | Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) | | | | | | |
| | Schedule G: Executory Contracts and Une | expired Leases (Official Form 206G) | | | | | |
| | Schedule H: Codebtors (Official Form 206) | H) | | | | | |
| | Summary of Assets and Liabilities for Non- | -Individuals (Official Form 206Sum) | | | | | |
| | Amended Schedule | | | | | | |
| 4 | Chapter 11 or Chapter 9 Cases: List of Cre | editors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204 | | | | | |
| V | Other document that requires a declaration | Corporate Ownership Statement | | | | | |
| | | | | | | | |
| I de | clare under penalty of perjury that the forego | oing is true and correct. | | | | | |
| | 00/00/0000 | | | | | | |
| Exe | cuted on 09/20/2020 | ✗ /s/ Sean Deason | | | | | |
| | MM / DD / YYYY | Signature of individual signing on behalf of debtor | | | | | |
| | | Sean Deason | | | | | |
| | | Printed name | | | | | |
| | | Authorized Signatory | | | | | |
| | | Position or relationship to debtor | | | | | |

Consolidated List of 30 Largest Unsecured Creditors (Excluding Insiders)

Pursuant to Local Rule 1007-2(a)(4), to the best of the Debtors' knowledge and belief, the following table sets forth the information of each of the holders of the Debtors' 30 largest unsecured claims on a consolidated basis, excluding claims of insiders.

| # | Name of creditor and complete mailing address, including zip code | Name, telephone number, and email address of creditor contact | Nature of the claim (e.g., trade debts, bank loans, professional services, and government contracts) | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim as of the Petition Date |
|----|---|---|---|---|--|
| 1 | Honeywell 300 South Tryon Street Charlotte NC 28202 USA | Anne T Madden +1 973 727 5996 anne.madden@honeywell.com | Litigation | Contingent | Undetermined |
| 2 | Tennessee Department of Environment and Conservation 312 Rosa L Parks Ave, Tennessee Tower, 2nd Floor Nashville TN 37243 USA | David W. Salyers, P.E. (615) 532 0109 https://www.tn.gov/environment/ask-tdec- form.html | Environmental Liability | Contingent | Undetermined |
| 3 | Comune di Atessa (Chieti) Largo Municipio, 1 Atessa, Chieti 66041 Italy | Ing. Maurizio Calabrese 0872-850421 maurizio.calabrese@comunediatessa.it | Environmental Liability | Contingent | Undetermined |
| 4 | Deutsche Bank Luxembourg S.A (as Agent on the 2026 Senior Notes) Winchester House, 1 Great Winchester St London State EC2N 2DB United Kingdom | Adam Wilson +44 20 754-70359 adam.wilson@db.com | Financial Debt | No | \$ 422,100,000 |
| 5 | Mei Ta Industrial 31, Xingpang Rd.,,Kueishan Dist., Taoyuan City 33370 Taiwan | Michael Gao +86 13920059446 michaelgao@nws.cn | Trade | No | \$ 24,428,518 |
| 6 | WUXI YELONG PRECISION MACHINERY CO Luoshe Supporting Area, Huishan Economic Development Zone Wuxi JIANGSU 214187 China Peoples Rep | Jeff Bai +86 13921507960 jeff.bai@wuxiyelong.com | Trade | No | \$ 17,780,416 |
| 7 | Kehua No.63, Yongkang Rd., Yuqiao Village, Zhuze Town Liyang JIANGSU 213354 China Peoples Rep | Felix Chen +86 13861209119 felix.chen@khmm.com.cn | Trade | No | \$ 17,682,504 |
| 8 | UniCredit 8-10, rue Jean Monnet L-2180 Luxembourg | Claudia Kapinos +49 160/90109523 claudia.kapinos@unicredit.de | Supply Chain Financing | No | \$ 16,162,417 |
| 9 | WUXI LIHU No. 2, Tianzhu Road, Hudi Town, Binhu District Wuxi JIANGSU 214124 China Peoples Rep | Kunming Huang +86 13585093721 huangkm@chinalihu.com | Trade | No | \$ 14,307,761 |
| 10 | Hella Rixbecker Str. 75 Lippstadt NORDRHEIN-WESTFALEN 59557 Germany | Peter Klüner +49 172 238 4356 peter.kluener@hella.com | Trade | No | \$ 9,614,930 |
| 11 | WUXI BEST PRECISION MACHINERY CO No.18, Hehuan West Road, Hudai Town, Binhu District Wuxi JIANGSU 214161 China Peoples Rep | Winni Pu +86 189 2152 3333 tianfeng.pu@wuxibest.com | Trade | No | \$ 6,632,855 |

| # | Name of creditor and complete mailing address, including zip code | Name, telephone number, and email address of creditor contact | Nature of the claim (e.g., trade debts, bank loans, professional services, and government contracts) | Indicate if claim is contingent, unliquidated, or disputed | Amount of unsecured claim as of the Petition Date |
|----|--|---|---|---|--|
| 12 | CASTEC 24 Hakjang-ro 63beon-gil, Sasang-gu Busan 47026 Korea, Republic of | H.S.Yoon +82 10 5298 5410 hsyoon@castec.co.kr | Trade | No | \$ 6,470,162 |
| 13 | Magneti Marelli via del Timavo 33 BOLOGNA BOLOGNA 40131 Italy | Giuseppe Bisceglie +39 3316794104 giuseppe.bisceglie@marelli.com | Trade | No | \$ 5,610,322 |
| 14 | Cogeme Calea Campulungului Nr 76b Micesti 117465 Romania | Nicola Vendittelli +39 346 85 24 521 nicola.vendittelli@cogemeset.eu | Trade | No | \$ 5,432,090 |
| 15 | MITSUBISHI ELECTRIC 25 BOULEVARD DES BOUVETS NANTERRE IIe-de-France 92000 France | Albin Jayat +33 1 55 68 55 68 Albin.Jayat@fra.mee.com | Trade | No | \$ 5,377,530 |
| 16 | Wescast Szent Borbala u. 16. Oroszlany 2840 Hungary | Sean Zheng +86 18908087287 / 18930301657 zhengxiang@bohonggroup.com.cn | Trade | No | \$ 5,170,808 |
| 17 | Faist VIA DELL'INDUSTRIA 2 MONTONE PERUGIA 6014 Italy | Marcello Pennicchi +39 3484117493 pennicchi@faistcomp.com | Trade | No | \$ 4,558,082 |
| 18 | Shanghai LiangJi No.568, Dongzhou Road, Dongjing Town, Songjiang District Shanghai SHANGHAI 201619 China Peoples Rep | Cynthia Chen +86 13817782079 cy@liangji.com.cn | Trade | No | \$ 3,881,636 |
| 19 | Streit 21 AVENUE GASTON RENAUD SANTOCHE DOUBS 25340 France | Roland Streit +33 3 81 90 66 70 r.streit@groupe-streit.com | Trade | No | \$ 3,663,151 |
| 20 | Pierburg Alfred-Pierburg-Str. 1 Neuss NORDRHEIN-WESTFALEN 41460 Germany | Karsten Sonnenschein +49 1737340623 karsten.sonnenschein@de.kspg.com | Trade | No | \$ 3,137,310 |
| 21 | Wuxi Xinan Aluminum Technology Co., Rengang Village, Xuelang St., Binhu District Wuxi JIANGSU 214128 China Peoples Rep | Gu Dengfeng +86 137 7104 0622 Gu.dengfeng@Xn-casting | Trade | No | \$ 2,999,158 |
| 22 | COMPA SA STR. HENRI COANDA NR 8 Sibiu 550003 Romania | loan Deac +40 269 237 878 ioan.deac@compa.ro | Trade | No | \$ 2,908,118 |

| # | Name of creditor and complete mailing address, including zip code | Name, telephone number, and email address of creditor contact | Nature of the claim (e.g., trade debts, bank loans, professional services, and government contracts) | Indicate if claim is contingent, unliquidated, or disputed | unse | mount of ecured claim f the Petition Date |
|----|--|---|---|---|------|--|
| 23 | Aikoku Alpha Corp 4-1, HONGOJUICHI, SOBUECHOMORIKAMI INAZAWA AICHI 495-0011 Japan | Masaki Nakashima +81 587 97 8212 m-nakashima@aikoku.com | Trade | No | \$ | 2,728,148 |
| 24 | Booster Precision Components Hloza 2520 Belusa 1861 Slovakia | Paul Santarelli +33 6 24 84 77 11 Paul.Santarelli@booster-precision.com | Trade | No | \$ | 2,684,954 |
| 25 | Jiangyin Machine Building Inc 8 Yuexiang Road, Yuecheng Town Jiangyin JIANGSU 214404 China Peoples Rep | Shawn Chen +86 13915243695 shawn@jymw.com.cn | Trade | No | \$ | 2,507,323 |
| 26 | CRRC No. 258, Wuyi Road, Qishuyan Economic Development Zone Changzhou JIANGSU 213011 China Peoples Rep | William Sun +86 519 8980 8705 sunqing@csrqsyri.com.cn | Trade | No | \$ | 2,443,987 |
| 27 | SICTA RUE DE LA GOUTTE D AVIN Auxelles-Bas 90200 France | André d'Alès +33 3 84 58 45 09 aaaaa@citele.fr | Trade | No | \$ | 2,354,638 |
| 28 | CRRC Changzhou Auto Parts Co.,Ltd. No. 258, Wuyi Road, Qishuyan Economic Development Zone Changzhou JIANGSU 213011 China Peoples Rep | William Sun +86 519 8980 8705 sunqing@csrqsyri.com.cn | Trade | No | \$ | 2,311,621 |
| 29 | ENKEI ALUMINIUM PRODUCTS No.118 YuanQing Rd Kunshan JIANGSU 215300 China Peoples Rep | Kitty Wang +86 138 1293 9175 kitty.wang@enkei.com | Trade | No | \$ | 2,144,269 |
| 30 | Schaeffler 200 Park Ave Danbury CONNECTICUT 6813 USA | Stephan Hellmann +49 9132 82 7865 hellmsep@schaeffler.com | Trade | No | \$ | 2,044,122 |

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

| | X | |
|--------------------------------|----------------------|------------|
| In re | Chapter 11 | |
| GARRETT MOTION INC., et al., 1 | Case No(_ | _) |
| Debtors. | Joint Administration | on Pending |
| | : | |
| | X | |

CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS²

Pursuant to rules 1007(a)(1), 1007(a)(3) and 7007.1 of the Federal Rules of Bankruptcy Procedure, Garrett Motion Inc. on behalf of itself and certain of its affiliates as debtors and debtors-in-possession (collectively, the "Debtors"), respectfully represent:

- 10.7% of Garrett Motion Inc. is owned by Blackrock, Inc., 55 East 52nd Street, New York, NY 10005.
- 100% of Garrett Motion Holdings Inc. is owned by Garrett Motion Inc., 16 La Pièce,
 Rolle, 1180, Switzerland.
- 100% of Garrett Motion Holdings II Inc. is owned by Garrett Motion Holdings Inc.,
 47548 Halyard Drive, Plymouth, MI 48170.

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, for which the Debtors have requested joint administration, 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.

This list reflects holders of ten percent or more of Garrett Motion Inc.'s common stock. This list serves as the disclosure required to be made by the Debtors pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. Pursuant to the *Debtors' Motion for Entry of an Order (I) Directing Joint Administration Of Chapter 11 Cases and (II) Waiving Requirements Of Section 342(c)(1) of the Bankruptcy Code and Bankruptcy Rules 1005 and 2002(n)* filed contemporaneously herewith, the Debtors are requesting a waiver of the requirement under rule 1007 to file a list of all of Garrett Motion Inc.'s equity security holders.

- 100% of Garrett Transportation I Inc. is owned by Garrett Motion Holdings Inc., 47548
 Halyard Drive, Plymouth, MI 48170.
- 100% of BRH LLC is owned by Garrett Transportation I Inc., 47548 Halyard Drive, Plymouth, MI 48170.
- 100% of Friction Materials LLC is owned by Garrett Transportation I Inc., 47548
 Halyard Drive, Plymouth, MI 48170.
- 98.80478088% of Garrett Motion International Services S.R.L. is owned by Garrett
 Transportation I Inc., 47548 Halyard Drive, Plymouth, MI 48170 and 1.19521912% of
 Garrett Motion International Services S.R.L. is owned by Friction Materials LLC, 234 E.
 Maple Drive, Troy, MI, 48083.
- 8. 100% of Garrett ASASCO Inc. is owned by Garrett Motion Holdings Inc., 47548 Halyard Drive, Plymouth, MI 48170.
- 9. 100% Garrett LX I S.à r.l. is owned by Garrett ASASCO Inc., 47548 Halyard Drive, Plymouth, MI 48170.
- 10. 100% of Garrett LX II S.à r.l. is owned by Garrett LX I S.à r.l., 19 Rue de Bitbourg, Luxembourg, L-1273, Luxembourg.
- 11. 100% of Garrett LX III S.à r.l. is owned by Garrett LX II S.à r.l., 19 Rue de Bitbourg, Luxembourg, L-1273, Luxembourg.
- 12. 100% Garrett Borrowing LLC is owned by Garrett LX III S.à r.l., 19 Rue de Bitbourg, Luxembourg, L-1273, Luxembourg.
- 13. 100% of Garrett TS Ltd is owned by Garrett LX III S.à r.l., 19 Rue de Bitbourg, Luxembourg, L-1273, Luxembourg.

- 14. 99.978602% of Garrett Motion Slovakia s.r.o. is owned by Garrett TS Ltd, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom and 0.021398% of Garrett Motion Slovakia s.r.o. is owned by Garrett Transportation I Inc., 47548 Halyard Drive, Plymouth, MI 48170.
- 15. 100% of Garrett Motion Switzerland Holdings Sàrl is owned by Garrett TS Ltd, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 16. 100% of Garrett Motion Sàrl is owned by Garrett Motion Switzerland Holdings Sàrl, Rue du Pommier 7, Neuchâtel, 2000, Switzerland.
- 17. 100% of Garrett Holding Company Sàrl is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 18. 100% of Garrett Motion Australia Pty Limited is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 19. 99.96666667% of Garret Motion Automotive Research Mexico S. de R.L. de C.V. is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland and 0.03333333% of Garret Motion Automotive Research Mexico S. de R.L. de C.V. is owned by Garrett Transportation Systems Ltd, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 20. 100% of Garrett Motion Ireland A Limited is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 21. 100% of Garrett Motion Ireland Limited is owned by Garrett Motion Ireland A Limited, Unit 411, Western Industrial Estate, IDA Industrial Park, Cork Road, Waterford X91 H586, Ireland.

- 22. 100% of Calvari Limited is owned by Garrett Motion Ireland A Limited, Unit 411, Western Industrial Estate, IDA Industrial Park, Cork Road, Waterford X91 H586, Ireland.
- 23. 100% of Garrett Motion Ireland B Limited is owned by Calvari Limited, Unit 411, Western Industrial Estate, IDA Industrial Park, Cork Road, Waterford X91 H586, Ireland.
- 24. 100% of Garrett Motion Ireland C Limited is owned by Garrett Motion Ireland B Limited, Unit 411, Western Industrial Estate, IDA Industrial Park, Cork Road, Waterford X91 H586, Ireland.
- 25. 100% Garrett Motion Italia S.r.l. is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 26. 100% of Garrett Motion LLC is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 27. 99.99998124% of Garrett Motion México, Sociedad Anónima de Capital Variable is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland and 0.00001876% of Garrett Motion México, Sociedad Anónima de Capital Variable is owned by Garrett Transportation Systems Ltd, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 28. 99.9980217% of Garrett Motion Romania S.R.L. is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland and 0.00001876% of Garrett Motion Romania S.R.L. is owned by Garrett Transportation I Inc., 47548 Halyard Drive, Plymouth, MI 48170.
- 29. 100% of Garrett Motion UK B Limited is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.

- 30. 100% of Garrett Motion UK C Limited is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 31. 100% of Garrett Motion UK A Limited is owned by Garrett Motion UK C Limited, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 32. 100% of Garrett Motion UK D Limited is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 33. 100% of Garrett Motion UK Limited is owned by Garrett Motion UK D Limited, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 34. 100% of Garrett Transportation Systems Ltd is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 35. 100% of Garrett Motion Japan Inc. is owned by Garrett Transportation Systems Ltd, Countess Avenue, Stanley Green Retail Park Unit E7, Cheadle, SK8 6QS, United Kingdom.
- 36. 100% of Garrett Transportation Systems UK II Ltd is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.
- 37. 100% of Garrett Turbo Ltd is owned by Garrett Motion Sàrl, 16 La Pièce, Rolle, 1180, Switzerland.