Debtor	Pronghorn Logistics Holdings,	LLC	C	Case number (if known)						
	Name									
Fill in th	nis information to identify the c	case:								
Debtor	Name Pronghorn Logistics	Holdings, LL	С							
United	States Bankruptcy Court for the	ne:								
Southe	rn	District of	Texas							
			(State)				Check if this is an			
Case n	umber ( <i>If known</i> ):		Chapter	11			amended filing			
							amenaea ming			
Offic	ial Form 201									
Onic	ial Form 201									
Volu	untary Petition f	or Non-	Individual	ls Filing f	or Ba	nkruptcy	04/20			
	<u> </u>					. ,	-			
If more	space is needed, attach a sepai	rate sheet to th	nis form. On the top	of any additional	pages, writ	e the debtor's name	and the case			
	(if known). For more information									
1.	Debtor's name	Pronghorn Lo	ogistics Holdings, LLC	<u> </u>						
2	All other names debter used									
2.	All other names debtor used in the last 8 years									
	Include any assumed names,									
	trade names, and <i>doing</i> business as names									
	business as names									
		-								
3.	Debtor's federal Employer	8 2	- 4 7 2	5 2 2	3					
	Identification Number (EIN)				·					
4.	Debtor's address	Principal pla	ace of business		Mailing ac	Idraes if different fr	om principal place			
٦.	Debitor 5 address	r micipai pia	ice of business		Mailing address, if different from principal place of business					
		1330 Post Oa	ak Blvd, Suite 600							
		Number S	Street		Number	Street				
		Houston	TX	77056						
		City	State	ZIP Code	City	State	ZIP Code			
						of principal assets, i	f different from			
					principal <sub> </sub>	place of business				
		Harris County	у							
		County								
					Number	Street				
					City	State	ZIP Code			
5.	Debtor's website (URL)	https://www.h	nicrushinc.com/							
_					41.5					
6.	Type of debtor		ation (including Limite	ed Liability Compar	ny (LLC) and	d Limited Liability Part	nership (LLP))			
		□ Partnei	rship (excluding LLP)							
		☐ Other.	Specify:							

Debtor	Pronghorn Logistics Holdings, L	.LC	Case number (if known)							
	Name									
7.	Describe debtor's business	A. C	heck one	e:						
			☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))							
			Railroa	d (as d	efined	d in 11 U.S.C. § 101(44))				
			Stockb	roker (a	as defi	fined in 11 U.S.C. § 101(53A))				
			Commo	odity Br	oker (	(as defined in 11 U.S.C. § 101(6))				
			Commo	(as defined in 11 U.S.C. § 101(6))						
		$\boxtimes$	None o	of the ab	oove					
		В. С	heck all t	that app	oly:					
			Tax-ex	empt er	ntity (a	as described in 26 U.S.C. § 501)				
			Investn § 80a-3		mpan	ny, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C.				
			-	•	visor (	(as defined in 15 U.S.C. § 80b-2(a)(11))				
		C N	AICS (No	orth Am	nerical	n Industry Classification System) 4-digit code that best describes debtor. See				
			•			ov/four-digit-national-association-naics-codes				
			_1	4	0	0				
8.	Under which chapter of the	Che	ck one:							
	Bankruptcy Code is the debtor filing?		Chapte	er 7						
			Chapte	er 9						
		$\boxtimes$	Chapte	er 11. C	heck a	all that apply:				
	A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not				aggr affilia rece inco	e debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its pregate noncontingent liquidated debts (excluding debts owed to insiders or iates) are less than \$2,725,625. If this sub-box is selected, attach the most ent balance sheet, statement of operations, cash-flow statement, and federal ome tax return or if any of these documents do not exist, follow the procedure in U.S.C. § 1116(1)(B).				
	the debtor is a "small business debtor") must check the second sub-box.				none less <b>Cha</b> state any	e debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate icontingent liquidated debts (excluding debts owed to insiders or affiliates) are is than \$7,500,000, and it chooses to proceed under Subchapter V of apter 11. If this sub-box is selected, attach the most recent balance sheet, mement of operations, cash-flow statement, and federal income tax return, or if of these documents do not exist, follow the procedure in 11 U.S.C. § 6(1)(B).				
					A pl	lan is being filed with this petition.				
						septances of the plan were solicited prepetition from one or more classes of ditors, in accordance with 11 U.S.C. § 1126(b).				
					The Sect Excl	e debtor is required to file periodic reports (for example, 10K and 10Q) with the curities and Exchange Commission according to § 13 or 15(d) of the Securities change Act of 1934. File the <i>Attachment to Voluntary Petition for Non-Individuals and for Bankruptcy under Chapter 11</i> (Official Form 201A) with this form.				
					The	e debtor is a shell company as defined in the Securities Exchange Act of 1934 e 12b-2.				
			Chapte	er 12						

Debtor	Pronghorn Logistics Holdings, L	LC				Cas	se number	(if kno	own)		
	Name										
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?		No Yes	Distr	rict		When			Case Number	
	·				•			-	MM / DD / YYYY		
	If more than 2 cases, attach a separate list.			Distr	rict		When			Case Number	
	·				•				MM / DD / YYYY		
10.	Are any bankruptcy cases		No								
	pending or being filed by a business partner or an affiliate of the debtor?	⊠ Yes		Debtor		See attached So	chedule 1			Relationship	See attached Schedule 1
				Distr	rict	Southern Distric	t of Texas	5		When	Contemporaneously
	List all cases. If more than 1, attach a separate list.				•						MM / DD / YYYY
				Case	e num	nber, if known					
11.	Why is the case filed in this district?	Ch		III that							
	aistrict?		Debtor has had its domicile, principal place of business, or principal assets in this district for 1 immediately preceding the date of this petition or for a longer part of such 180 days than in ar district.								
				ankrup rict.	otcy c	ase concerning o	debtor's af	ffiliate,	general partner, c	or partnership is p	ending in this
12.	Does the debtor own or have possession of any real property or personal property that needs	$\boxtimes$	No								
				s. Ansv eded.	wer be	elow for each pro	perty that	t needs	immediate attent	ion. Attach additi	onal sheets if
	immediate attention?			Why	/ does	s the property r	eed imme	ediate	attention? (Check	( all that apply.)	
					It pos		to pose a	threat	of imminent and i	dentifiable hazard	to public health
					Wha	t is the hazard?					
					It nee	eds to be physic	ally secure	ed or p	rotected from the	weather.	
					atten	ition (for example	e, livestock	k, seas	s that could quickly sonal goods, meat		
					secu Othe	rities-related ass r	ets or othe	er opti	ons).		
				Whe	ere is	the property?					
							Number	St	reet		
							City		State	ZII	P Code
				Is th	ie pro	perty insured?					
					No						
					Yes.	Insurance age	ncy				
						Contact name					
						Phone	_				

Debtor	Pronghorn Logistics Holdings, LLC				Case number (if known)						
	Name										
	Statistical and administrative i	nform	nation								
13.	Debtor's estimation of	Che	ck one:								
	available funds	$\boxtimes$	Funds will be available for	r distrib	oution to unsecured creditors	S.					
			After any administrative e creditors.	expense	es are paid, no funds will be	availabl	e for distribution to unsecured				
14.	Estimated number of		1-49	$\boxtimes$	1,000-5,000		25,001-50,000				
	creditors		50-99		5,001-10,000		50,001-100,000				
	(on a consolidated basis)		100-199		10,001-25,000		More than 100,000				
			200-999								
15.	Estimated assets		\$0-\$50,000		\$1,000,001-\$10 million	$\boxtimes$	\$500,000,001-\$1 billion				
			\$50,001-\$100,000		\$10,000,001-\$50 million		\$1,000,000,001-\$10 billion				
	(on a consolidated basis)		\$100,001-\$500,000		\$50,000,001-\$100 million		\$10,000,000,001-\$50 billion				
			\$500,001-\$1 million		\$100,000,001-\$500 millio	n 🗆	More than \$50 billion				
16.	Estimated liabilities		\$0-\$50,000		\$1,000,001-\$10 million	$\boxtimes$	\$500,000,001-\$1 billion				
			\$50,001-\$100,000		\$10,000,001-\$50 million		\$1,000,000,001-\$10 billion				
	(on a consolidated basis)		\$100,001-\$500,000		\$50,000,001-\$100 million		\$10,000,000,001-\$50 billion				
			\$500,001-\$1 million		\$100,000,001-\$500 millio	n 🗆	More than \$50 billion				
	Request for Relief, Declaration	ı, and	Signatures								
VA/A DAUA	IC Pauliminton fraudia a cari		man Malijum a falan atatam				an accept in figure can be \$500,000				
WARNIN	or imprisonment for up to 2					case ca	n result in fines up to \$500,000				
17.	Declaration and signature of authorized representative of		The debtor requests relie in this petition.	f in acc	ordance with the chapter of	title 11,	United States Code, specified				
	debtor	$\boxtimes$	☑ I have been authorized to file this petition on behalf of the debtor.								
			I have examined the information in this petition and have a reasonable belief that the information is true and correct.								
		I ded	declare under penalty of perjury that the foregoing is true and correct.  Executed on 07/12/2020  MM / DD / YYYY								
		4.0	/s/ J. Philip McCormick, Jr. J. Philip McCormick, Jr.								
		X	Signature of authorized r	epreser	ntative of debtor Printed r	ame					
			Title Authorized Signatory								

Fill in this information	on to identify the case:									
Debtor Pron Name	Pronghorn Logistics Holdings, LLC									
United States Bank	ruptcy Court for the:									
Southern	District of	Texas								
	<del></del>	(State)								
Case number (If known):		Chapter	11		☐ Check if this is an amended filing					

#### Schedule 1

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

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of Texas. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered under the number assigned to the chapter 11 case of Hi-Crush Inc.

Hi-Crush Inc.
OnCore Processing LLC
Hi-Crush Augusta LLC
Hi-Crush Whitehall LLC
PDQ Properties LLC
Hi-Crush Wyeville Operating LLC
D & I Silica, LLC
Hi-Crush Blair LLC
Hi-Crush LMS LLC
Hi-Crush Investments Inc.
Hi-Crush Permian Sand LLC
Hi-Crush Proppants LLC
Hi-Crush PODS LLC
Hi-Crush Canada Inc.
Hi-Crush Holdings LLC
Hi-Crush Services LLC
BulkTracer Holdings LLC
Pronghorn Logistics Holdings, LLC
FB Industries USA Inc.
FB Logistics, LLC
PropDispatch LLC
Pronghorn Logistics, LLC

OnCore Processing LLC (formerly known as West Texas Golden Spike LLC) **Hi-Crush Whitehall LLC Hi-Crush Augusta LLC PDQ Properties LLC** Hi-Crush Wyeville Operating LLC (formerly known as Hi-Crush Operating LLC) D & I Silica, LLC **Hi-Crush Blair LLC Hi-Crush LMS LLC** Hi-Crush Investments Inc. **Hi-Crush Permian Sand LLC Hi-Crush Proppants LLC Hi-Crush PODS LLC** Hi-Crush Canada Inc. **Hi-Crush Holdings LLC Hi-Crush Services LLC BulkTracer Holdings LLC Pronghorn Logistics Holdings, LLC** FB Industries USA Inc. **PropDispatch LLC Pronghorn Logistics, LLC FB Logistics LLC** 

# Omnibus Action by Unanimous Written Consent in Lieu of a Meeting

July 12, 2020

The undersigned, constituting all of the members of the board of directors or board of managers or the members, as applicable (the "Governing Body"), of each of the entities listed above (each, a "Company" and collectively, the "Companies"), hereby take the following actions and adopt the following resolutions as the action of the Governing Body by written consent in lieu of a meeting pursuant to applicable law and such Company's bylaws, limited liability company agreement or operating agreement, as applicable (each, a "Governing Document"), and hereby direct that this written consent be delivered to the Companies for inclusion in their minutes or filing with their corporate records.

#### **Approval of Bankruptcy Filing**

WHEREAS, each Governing Body has reviewed and considered the materials presented by the management and financial and legal advisors of the applicable Company regarding the potential present and future liabilities of each such Company, the strategic alternatives available to it, and the impact of the foregoing on each such Company's business;

**WHEREAS**, each Governing Body has consulted with the management and financial and legal advisors of the applicable Company and has considered fully each of the strategic alternatives available to each such Company; and

WHEREAS, each Governing Body has determined that it is desirable and in the best interests of each applicable Company, its creditors and other interested parties, that each such Company seek relief under the provisions of Chapter 11, Title 11 of the United States Code (the "Bankruptcy Code").

NOW, THEREFORE, BE IT RESOLVED, that each Company is hereby authorized, and each Authorized Person (as defined below) shall be, and hereby is, authorized and directed on behalf of each Company, to commence a case under Chapter 11 of the Bankruptcy Code (each, a "Chapter 11 Case") by executing, verifying and delivering a voluntary petition in the name of the applicable Company under Chapter 11 of the Bankruptcy Code and causing the same to be filed with the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") in such form and at such time as the Authorized Person executing said petition shall determine; and it is further

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and directed on behalf of each Company, to seek to have its respective Chapter 11 Case jointly administered by the Bankruptcy Court with the separate cases commenced by the other Companies and Hi-Crush Inc., a Delaware corporation ("<u>HCR</u>"), under Chapter 11 of the Bankruptcy Code (the respective Chapter 11 Cases together with such other separate cases, the "<u>Chapter 11 Cases</u>"); and it is further

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of each Company, to the extent applicable, to obtain the use of cash collateral, in such amounts and on such terms as may be agreed by any Authorized Person, including the grant of replacement liens or other adequate protection, as is reasonably necessary for the continuing conduct of the affairs of the applicable Company; and it is further

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of each Company, to enter into such forbearance agreements, waivers, amendments or modifications, or other supplements relating to applicable Company's existing indebtedness as may be deemed necessary or appropriate by such Authorized Person; and it is further

**RESOLVED**, that each Company is authorized, and each Authorized Person shall be, and hereby is, authorized, on behalf of and in the name of each Company, to the extent applicable, to enter into and seek authority from the Bankruptcy Court to enter into and/or assume any the Restructuring Support Agreement, by and among the Companies and the Consenting Noteholders (as defined herein), substantially in the form presented to the Board on July 12, 2020 or similar agreements in connection with the Chapter 11 Cases and to enter into, and/or seek approval of, any agreements, documents or instruments related thereto; and it is further

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, on behalf of and in the name of each Company, to employ and retain the law firms of Latham & Watkins LLP and Hunton Andrews Kurth LLP to act as attorneys, Alvarez & Marsal North America LLC to act as financial advisor, and Lazard Frères & Co. LLC to act as investment banker for each Company in connection with the Chapter 11 Cases; and it is further

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, on behalf of and in the name of each Company, to employ and retain such further legal, restructuring, financial, accounting and bankruptcy services firms (together with the foregoing identified firms, the "**Professionals**") as may be deemed necessary or appropriate by the Authorized Person to assist each Company in carrying out its respective responsibilities in the Chapter 11 Cases and achieving a successful reorganization; and it is further

RESOLVED, that the bankruptcy (as defined in the Delaware Limited Liability Company Act) of any of HCR, Hi-Crush Investments Inc., a Delaware corporation, and Hi-Crush Proppants LLC, a Delaware limited liability company ("Proppants") (collectively, the "Delaware Members"), shall not cause such entity to cease to be a member of OnCore Processing LLC, a Delaware limited liability company, Hi-Crush Augusta LLC, a Delaware limited liability company, Hi-Crush Whitehall LLC, a Delaware limited liability company, Hi-Crush Wyeville Operating LLC, a Delaware limited liability company, Hi-Crush LMS LLC, a Delaware limited liability company, Hi-Crush Permian Sand, a Delaware limited liability company, Proppants, Hi-Crush PODS LLC, a Delaware limited liability company ("PODS"), Hi-Crush Holdings LLC, a Delaware limited liability company, and Hi-Crush Services LLC, a Delaware limited liability company, as applicable (collectively, the "Delaware LLCs"), and upon the bankruptcy (as defined in the Delaware Limited Liability Company Act) of the Delaware Members, each of the Delaware Members and the Delaware LLCs shall continue without dissolution; and it is further

**RESOLVED**, that the bankruptcy (as referenced in Chapter 183 of the Wisconsin Statutes) of HCR shall not cause HCR to cease to be the sole member of PDQ Properties LLC, a Wisconsin limited liability company ("<u>PDQ</u>"), and upon the bankruptcy (as referenced in Chapter 183 of the Wisconsin Statutes) of HCR, HCR and PDQ shall continue without dissolution; and it is further

**RESOLVED**, that HCR becoming a Debtor in Bankruptcy (as defined in the Pennsylvania Limited Liability Company Law of 1994) shall not cause HCR to cease to be the sole member of D & I Silica, LLC, a Pennsylvania limited liability company ("<u>Silica</u>"), and upon HCR becoming a Debtor in Bankruptcy (as defined in the Pennsylvania Limited Liability Company Law of 1994), each of HCR and Silica shall continue without dissolution; and it is further

**RESOLVED**, that PODS and BulkTracer Holdings LLC, a Texas limited liability company ("BulkTracer Holdings" and, together with PODS, the "Texas Members"), becoming a Debtor in Possession (as defined in the Texas Business Organizations Code) shall not cause the Texas Members to cease to be the sole member of BulkTracer Holdings and PropDispatch LLC, a Texas limited liability company (together, the "Texas LLCs"), as applicable, and upon the Texas Members becoming a Debtor in Possession (as defined in the Texas Business Organizations Code),

each of the Texas Members and the Texas LLCs shall each continue without dissolution; and it is further

**RESOLVED**, that Hi-Crush Canada Inc., a Delaware corporation, and FB Industries USA Inc., a Texas corporation (together, the "<u>Texas FB Members</u>"), becoming a Debtor in Possession (as defined in the Texas Business Organizations Code) shall not cause the Texas FB Members to cease to be the members of FB Logistics LLC, a Texas limited liability company ("<u>Texas FB</u>"), and upon the Texas FB Members becoming a Debtor in Possession (as defined in the Texas Business Organizations Code), each of the Texas FB Members and Texas FB shall each continue without dissolution; and it is further

**RESOLVED**, that PODS and Pronghorn Logistics Holdings, LLC, a Colorado limited liability company ("Pronghorn Holdings" and, together with PODS, the "Colorado Members"), becoming Bankrupt (as defined in the Colorado Limited Liability Company Act) shall not cause the Colorado Members to cease to be the sole member of Pronghorn Holdings and Pronghorn Logistics, LLC, a Colorado limited liability company (the "Colorado LLCs"), as applicable, and upon the Colorado Members becoming Bankrupt (as defined in Colorado Limited Liability Company Act), the Colorado Members and the Colorado LLCs shall each continue without dissolution.

#### **Approval of Credit Facilities**

WHEREAS, it is proposed that each Company enter into (i) that certain Senior Secured Debtor-In-Possession Credit Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "ABL Credit Agreement"), by and among Hi-Crush Inc., a Delaware corporation (the "Borrower"), the Lenders and other parties from time to time party thereto (the "ABL Lenders") and JPMorgan Chase Bank, N.A., as administrative agent (in such capacity, the "ABL Agent"), and (ii) that certain Senior Secured Debtor-In-Possession Term Loan Credit Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "Term Loan Credit Agreement", and together with the ABL Credit Agreement, the "Credit Agreements"), by and among the Borrower, the Lenders and other parties from time to time party thereto (the "Term Loan Lenders", and together with the ABL Lenders, the "Lenders") and Cantor Fitzgerald Securities, as administrative agent (in such capacity, the "Term Loan Agent"), and each Lender and other party from time to time party thereto;

WHEREAS, it is proposed that each Company enter (i) into that certain Super-Priority Debtor-In-Possession Pledge and Security Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "ABL Security Agreement"), by and among the Borrower, the subsidiaries of the Borrower party thereto from time to time (collectively with the Borrower, the "ABL Grantors"), and the ABL Agent, and (ii) that certain Super-Priority Debtor-In-Possession Pledge and Security Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "Term Loan Security Agreement", and together with the ABL Security Agreement, the "Security Agreements"), by and among the Borrower, the subsidiaries of the Borrower party thereto from time to time (collectively with the Borrower, the

"<u>Term Loan Grantors</u>", and together with the ABL Grantors, the "<u>Grantors</u>"), and the Term Loan Agent;

WHEREAS, it is proposed that each Company enter (i) into that certain Guaranty Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "ABL Guaranty"), by and among the Guarantors party thereto from time to time (the "ABL Guarantors"), and the ABL Agent, and (ii) that certain Guaranty Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "Term Loan Guaranty", and together with the ABL Guaranty, the "Guaranty Agreements"), by and among the Guarantors party thereto from time to time (the "Term Loan Guarantors", and together with the ABL Guarantors, the "Guarantors"), and the Term Loan Agent;

WHEREAS, it is proposed that each Company make, or permit a designee to make, such filings and enter into those Credit Documents (as defined in each Credit Agreement) guaranties, instruments, certificates, agreements or documents necessary, desirable, convenient, appropriate, advisable or reasonably requested by each Agent to satisfy the covenants, conditions precedent and any conditions subsequent for the extension of credit under each Credit Agreement, or in connection with the performance of its obligations under such Credit Agreement and each Security Agreement (all such Credit Documents, guaranties, instruments, certificates, agreements or documents, together with each Credit Agreement, each Security Agreement and each Guaranty Agreement, the "Credit Facility Documents");

WHEREAS, the Governing Body of each Company has determined that the execution, delivery and performance by such Company of each Credit Facility Document to which it is a party will benefit such Company and is in the best interest of such Company, and that such Company is hereby authorized to grant a lien on and/or pledge substantially all of its assets to secure the obligations under the Credit Facility Documents and to enter into and to perform its obligations under each Credit Facility Document to which such Company is a party; and

WHEREAS, the Governing Body of each Company has determined that the entry into the Credit Facility Documents to which such Company is a party, including each Company's guarantee of obligations under the Credit Facility Documents, is necessary or convenient to the conduct, promotion or attainment of such Company's business and necessary or convenient to carry out such Company's activities and affairs.

**NOW, THEREFORE, BE IT RESOLVED**, that the Governing Body of each Company hereby determines that the approval of the transactions contemplated by the Credit Facility Documents to which such Company is a party and the execution, delivery and performance by such Company of such Credit Facility Documents to which it is a party on the terms and conditions as substantially described or provided to each Governing Body of such Company will benefit such Company and is in the best interest of such Company;

**RESOLVED**, that each Company is hereby authorized, and each Authorized Person shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of each Company, to execute, verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or

otherwise modify from time to time, all necessary or appropriate documents, including, without limitation, petitions, affidavits, schedules, motions, lists, applications, pleadings and other documents, agreements and papers, loan agreements, notes, guaranties, security agreements, pledge agreements and all other documents, agreements or instruments (collectively, the "Credit Documents"), and to take any and all actions that the Authorized Person deems necessary or appropriate, each in connection with the Chapter 11 Cases and/or any post-petition financing or any cash collateral usage contemplated hereby or thereby; and it is further

**RESOLVED**, that each Company is hereby authorized and directed to enter into and perform all of its obligations under each Credit Facility Document to which it is a party when so executed, to deliver each such document in accordance with its terms, and to grant liens and security interests in and/or otherwise pledge any and all of its properties and assets as described in the Credit Facility Documents; and it is further

**RESOLVED**, that each Company is hereby authorized and directed to guaranty the obligations of the Borrower and the other Guarantors, and to perform all of its obligations under the Guaranty Agreements; and it is further

**RESOLVED**, that each Company is hereby authorized to grant a lien on, security interest in, and/or pledge any and all of its properties and assets to secure its obligations under each Credit Facility Document to which such Company is a party and to enter into and to perform its obligations under each Credit Facility Document to which such Company is a party and that the grant of liens, security interests and pledges by such Company as contemplated in the Credit Facility Documents, and the grant of any additional liens, security interests or pledges pursuant to any additional security agreements or pledge agreements that may be required under the Credit Facility Documents, and the execution of documents, agreements and instruments in connection therewith, and the filing of financing statements to perfect or otherwise evidence such liens, security interests or pledges, are in each case hereby authorized, approved, and adopted, as applicable.

#### **Appointment of Officer**

WHEREAS, each Governing Body has determined that it is desirable and in the best interests of each applicable Company to appoint as officer of each applicable Company the following persons in the office designated opposite his name, to serve in accordance with the applicable Governing Document of each Company until his resignation or removal or until his successor is duly appointed:

Name
Robert E. Rasmus
J. Philip McCormick, Jr
Mark C. Skolos

<u>Title</u>
Chief Executive Officer
Chief Financial Officer
General Counsel

**NOW, THEREFORE, BE IT RESOLVED**, that the following persons be and hereby are appointed to serve as officer of each Company, in the office designated opposite his name, to serve in accordance with the applicable Governing Document of each Company until his resignation or removal or until his or her successor is duly appointed:

Name
Robert E. Rasmus
J. Philip McCormick, Jr
Mark C. Skolos

<u>Title</u>
Chief Executive Officer
Chief Financial Officer
General Counsel

#### **General**

**FURTHER RESOLVED**, that the Chief Executive Officer, Chief Financial Officer and General Counsel of each Company (each, an "<u>Authorized Person</u>") shall be, and hereby is, authorized, with full power of delegation, in the name and on behalf of each Company, to take or cause to be taken any and all such further action and to execute and deliver or cause to be executed or delivered, and to amend, supplement or otherwise modify from time to time, all such further agreements, documents, certificates, statements, notices, undertakings and other writings, and to incur and to pay or direct payment of all such fees and expenses, as in the judgment of the Authorized Person shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

**RESOLVED**, that all acts lawfully done or actions lawfully taken by any officer of any of the Companies or any of the Professionals in connection with any Chapter 11 Case of the Companies or any proceedings related thereto, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the applicable Company; and it is further

**RESOLVED**, that any and all actions, whether previously or subsequently taken by any Authorized Person or any other person authorized to act by an Authorized Person, that are consistent with the intent and purpose of the foregoing resolutions or in connection with any matters referred to herein, shall be, and the same hereby are, in all respects, ratified, approved and confirmed.

Any facsimile or other electronic signature of each Governing Body to this Omnibus Action by Unanimous Written Consent in Lieu of a Meeting shall be fully effective as an original signature hereto.

[Signature Pages Follow]

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Action by Unanimous Written Consent in Lieu of a Meeting as of the date first set forth above.

> Hi-Crush Inc., a Delaware corporation, as sole member of:

> > OnCore Processing LLC (formerly known as West Texas Golden Spike LLC), a Delaware limited liability company

Hi-Crush Whitehall LLC, a Delaware limited liability company

PDQ Properties LLC, a Wisconsin limited liability company

Hi-Crush Wyeville Operating LLC (formerly known as Hi-Crush Operating LLC), a Delaware limited liability company

D & I Silica, LLC, a Pennsylvania limited liability company

Hi-Crush Blair LLC, a Delaware limited liability company

Hi-Crush LMS LLC, a Delaware limited liability company

Hi-Crush Permian Sand LLC, a Delaware limited liability company

Hi-Crush Proppants LLC, a Delaware limited liability company

By: \_\_\_\_f Pluty McCormick, Jr

Name: J. Philip McCormick, Jr Title: Chief Financial Officer

Board of Directors of Hi-Crush Investments Inc., a Delaware corporation:
Refrect E. Rasmus
Name: John F. Affleck-Graves
Name: John Kevin Poorman
Name: Joseph C. Winkler III

	of Directors of Hi-Crush Investments Delaware corporation:
Name:	Robert E. Rasmus
Name:	John F. Affleck-Graves
Name:	John Kevin Poorman
Name:	Joseph C. Winkler III

	Directors of Hi-Crush Investments elaware corporation:
Name: R	obert E. Rasmus
Name: Jo	ohn F. Affleck-Graves
Jon	Ou Barum
Name: Jo	ohn Kevin Poorman
Name: Ic	osenh C Winkler III

	elaware corporation:
Name: R	obert E. Rasmus
Name: Jo	ohn F. Affleck-Graves
Name: Jo	ohn Kevin Poorman
Name: Jo	osephe. Winkler III

Board of Managers of Hi-Crush Augusta LLC, a Delaware limited liability company:
Polant E Roman
Name: Robert E. Rasmus
Name: John F. Affleck-Graves
Name: John Kevin Poorman
Name: Joseph C. Winkler III

a Delaware limited liability company:	LLC,
	-5
Name: Robert E. Rasmus	
Name: John F. Affleck-Graves	10
Name: John Kevin Poorman	ж
Name: Joseph C. Winkler III	

a Delaware limited liability company:
Name: Robert E. Rasmus
Name: John F. Affleck-Graves
Jon Ou Barum
Name: John Kevin Poorman
Name: Joseph C Winkler III

	nagers of Hi-Crush Augusta LLC imited liability company:
Name: Robe	rt E. Rasmus
Name: John	F. Affleck-Graves
Name: John	Kevin Poorman
Name: Josef	Th C. Winkler III

Hi-Crush Proppants LLC, a Delaware limited liability company, as sole member of:

> Hi-Crush Holdings LLC, a Delaware limited liability company

Hi-Crush Services LLC, a Delaware limited liability company

By: Drup McConnick fr Name: J. Philip McCormick, Jr

Title: Chief Financial Officer

Hi-Crush Investments Inc., a Delaware corporation, as sole member of:

> Hi-Crush PODS LLC, a Delaware limited liability company

1 Pulip M Comid fr.

Name: J. Philip McCormick, Jr Title: Chief Financial Officer

Hi-Crush PODS LLC, a Delaware limited liability company, as sole member of:

> BulkTracer Holdings LLC, a Texas limited liability company

Pronghorn Logistics Holdings, LLC, a Colorado limited liability company

By: Dillip McCormick, Jr

Title: Chief Financial Officer

BulkTracer Holdings LLC, a Texas limited liability company, as sole member of:

PropDispatch LLC, a Texas limited liability company

y: J Prilip M'Courier fr.

Name: J. Philip McCormick, Jr Title: Chief Financial Officer

Pronghorn Logistics Holdings, LLC, a Colorado limited liability company, as sole member of:

Pronghorn Logistics, LLC, a Colorado limited liability company

By: Pricep Mc Course h.

Name: J. Philip McCormick, Jr Title: Chief Financial Officer

Delaware corporation:
boloit & Rosmus
Name: Robert E. Rasmus
Name: John F. Affleck-Graves
Name: John Kevin Poorman
rame. John Revin i oomian
Name: Joseph C. Winkler III

Board	of Directors	of Hi-Crush	Canada	Inc.,	a
Delaw	are corporat	ion:			

Name: Robert E. Rasmus

Jame: John F. Affleck-Gra

Name: John Kevin Poorman

Name: Joseph C. Winkler III

	Directors of Hi-Crush Canada Inc., a e corporation:
Name: F	Lobert E. Rasmus
Name: J	ohn F. Affleck-Graves
Jon	Ca Barun
Name: J	ohn Kevin Poorman
Name: I	oseph C. Winkler III

	Directors of Hi-Crush Canada Inc., a e corporation:
Name: R	obert E. Rasmus
Name: Jo	ohn F. Affleck-Graves
Name: Jo	ohn Kevin Poorman
Name: Jo	oseph C. Winkler III

Board of Directors of FB Industries USA Inc., a Texas corporation:
Name: Robert E. Rasmus
Name: John F. Affleck-Graves
Name: John Kevin Poorman
Name: Joseph C. Winkler III

Board of Directors of FB Industries USA Inc., a Texas corporation:
Name: Robert E. Rasmus
Name: John F. Affleck-Graves
Name: John Kevin Poorman
Name: Joseph C. Winkler III

Texas corporation:	inc.,
Name: Robert E. Rasmus	
Name: John F. Affleck-Graves	
Jon Con Barren	
Name: John Kevin Poorman	
Name: Joseph C. Winkler III	

Board of Texas con		f FB Indus	stries USA Inc
Name: Ro	obert E. Ra	smus	
Name: Jo	hn F. Affle	eck-Graves	3
Name: Jo	hn Kevin F	Poorman	
Name: Jo	O Wisenic Wi	inkler III	

Hi-Crush Canada Inc., a Delaware corporation, as a member of:

> FB Logistics LLC, a Texas limited liability company

1 Pring Mc Comich fr.

Name: J. Philip McCormick, Jr Title: Chief Financial Officer

FB Industries USA Inc., a Texas corporation, as a member of:

> FB Logistics LLC, a Texas limited liability company

Philip M'Connict for Name: J. Philip McCormick, Jr Title: Chief Financial Officer

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	$\mathbf{v}$	
In re:	:	Chapter 11
	:	
HI-CRUSH INC., et al.,¹	:	Case No. 20()
	:	
Debtors.	:	(Joint Administration Requested)
	:	
	X	

## CONSOLIDATED LIST OF CREDITORS HOLDING THE THIRTY LARGEST UNSECURED CLAIMS

Hi-Crush Inc. and the entities listed in Schedule 1 to this petition (together, the "<u>Debtors</u>") each filed a petition in this Court on the date hereof for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting, among other things, authority to file a consolidated list of creditors holding the thirty largest unsecured claims (the "<u>Largest Unsecured Creditors List</u>").

The Largest Unsecured Creditors List is based on the Debtors' books and records as of July 10, 2020, and was prepared in accordance with rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Largest Unsecured Creditors List does not include persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31).

The information contained in the Largest Unsecured Creditors List shall not constitute an admission by, nor shall it be binding on, the Debtors. Moreover, nothing herein shall affect the Debtors' rights to challenge the amount or characterization of any claim at a later date.

The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Debtors' address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.

The failure to list a claim as contingent, unliquidated, or disputed does not constitute a waiver of the Debtors' rights to contest the validity priority and/or amount of such a claim.

Fill in this information to identify the case:
Debtor name: Pronghorn Logistics Holdings, LLC
United States Bankruptcy Court for the Southern District of Texas (Houston Division)
Case number (If known):

# Check if this is an amended filing

## Official Form 204

# **Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders**

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		de		Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unse	cured claim
1	U.S. Bank National Association as Trustee ATTN: Andrew Williams 1420 5th Avenue, 7th Floor Seattle, WA 98101	Andrew Williams EMAIL - andrew.williams3@usbank.com PHONE - 206-344-4659 FAX - 206-344-4632	9.5% Senior Unsecured Notes	Unliquidated			\$ 4	50,000,000
	U.S. Bank National Association as Trustee ATTN: Corporate Trust 8 Greenway Plaza, Suite 1100 Houston, TX 77046-0892	Corporate Trust FAX - 713-212-3718						
2	Trinity Industries Leasing Company ATTN: Eric Marchetto 2525 N Stemmons Fwy Dallas, TX 75207	Eric Marchetto EMAIL - eric.marchetto@trin.net PHONE - 214-589-8976 FAX - 214-589-7402	Trade Debts				\$	2,475,932
3	Chicago Freight Car Leasing Company ATTN: Paul Deasy 425 N Martingale Rd Schaumburg, IL 60173	Paul Deasy EMAIL - paul.deasy@crdx.com PHONE - 847-318-8000 FAX - 847-318-8045	Trade Debts				\$	2,334,479
4	Greenbrier Leasing Company LLC ATTN: Adrian Downes One Centerpointe Drive, Suite 200 Lake Oswego, OR 97035	Adrian Downes EMAIL - adrian.downes@gbrx.com PHONE - 503-684-7000 FAX - 503-968-4375	Trade Debts				\$	1,420,253
5	MUL Railcars, Inc ATTN: J.T. Sharp 121 SW Morrison Street, Suite 1525 Portland, OR 97204	J.T. Sharp EMAIL - jtsharp@mac.com PHONE - 503-208-9295	Trade Debts				\$	1,410,187
6	Gerke Excavating Inc ATTN: Jay Gerke 15341 State Highway 131 Tomah, WI 54660	Jay Gerke EMAIL - jjg@gerkeexcavating.com PHONE - 608-372-4203 FAX - 608-372-4139	Trade Debts				\$	1,021,706
7	MVP Transport LLC ATTN: Mitchell Paystrup 787 Shavey Lane Springville, UT 84663	Mitchell Paystrup EMAIL - mitchellpaystrup@gmail.com PHONE - 801-360-1153	Trade Debts				\$	937,559
8	Canadian National Railway ATTN: Ghislain Houle 935 de La Gauchetière Street West Montreal, QC H3B 2M9 Canada	Ghislain Houle EMAIL - ghislain.houle@cn.ca PHONE - 514-399-4821 FAX - 514-399-5985	Trade Debts				\$	723,817
9	Union Pacific Railroad Company ATTN: Jim Vena 1400 Douglas Street Omaha, NE 68179	Jim Vena EMAIL - jimvena@up.com PHONE - 402-544-5000	Trade Debts				\$	614,100
10	Permian Excavating LLC ATTN: Jay Gerke 15341 State Hwy 131 Tomah, WI 54660	Jay Gerke EMAIL - jjg@gerkeexcavating.com PHONE - 608-372-4203 FAX - 608-372-4139	Trade Debts				\$	507,133
11	KimberCo Services LLC ATTN: Sonia Gutierrez 2027 Zacate Drive Odessa, TX 79765	Sonia Gutierrez EMAIL - sonia.g@kimbercollc.com PHONE - 432-556-2602	Trade Debts				\$	488,805
12	Norfolk Southern Railway Company ATTN: Mark George 3 Commercial Place Norfolk, VA 23510	Mark George EMAIL - mark.george@nscorp.com PHONE - 757-629-2680 FAX - 757-533-4872	Trade Debts				\$	353,970

	ne of creditor and complete mailing address, uding zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	de contingent, unliquidated, or disputed  If the claim claim amo claim amo setoff to c		he claim is fully unsecured, fill in only unsecured im amount. If claim is partially secured, fill in total im amount and deduction for value of collateral or off to calculate unsecured claim.  Deduction for value of collateral or collateral or off partially			
13	CIT Group	Randy Kaploe	Trade Debts		secured	setoff	Uns \$	309,381	
	ATTN: Randy Kaploe 30 S. Wacker Drive, Suite 2900 Chicago, IL 60606	EMAIL - randy.kaploe@cit.com PHONE - 855-462-2652 FAX - 312-906-5833						,	
14	Texas Specialty Sands ATTN: Stuart Weinman 300 Throckmorton Street, Suite 300 Fort Worth, TX 76102	Stuart Weinman EMAIL - stuart.weinman@tssands.com PHONE - 817-420-7474	Trade Debts				\$	270,231	
15	Bridge Funding Group Inc. ATTN: Dan McKew 215 Schilling Circle, Suite 100 Hunt Valley, MD 21031	Dan McKew EMAIL - dmckew@bridgeunited.com PHONE - 305-569-2049 FAX - 786-313-1139	Trade Debts				\$	270,021	
16	Riverside Rail 1 LLC ATTN: Larry Littlefield One Centerpointe Drive Suite 200 Lake Oswego, OR 97035	Larry Littlefield EMAIL - lelittlefield@gmail.com PHONE - 503-684-7000 FAX - 503-684-7553	Trade Debts				\$	265,000	
17	Charco III Inc. ATTN: Pam Charles 216 W Market St Clearfield, PA 16830	Pam Charles EMAIL - pam.charles@charco3.com PHONE - 814-765-3404	Trade Debts				\$	239,064	
18	Maverick Logistics Services LLC ATTN: Sean Mosher 611 W Commerce St Eastland, TX 76448	Sean Mosher EMAIL - sean@mavericklogistics.us PHONE - 254-334-1530	Trade Debts				\$	216,194	
19	Atlas Sand Company, LLC ATTN: Hunter Wallace 5918 W. Courtyard Dr., Ste. 500 Austin, TX 78730	Hunter Wallace EMAIL - hwallace@atlassand.com PHONE - 512-220-1200	Trade Debts				\$	199,956	
20	Oakdale Electric Cooperative ATTN: Rose Bartholomew 489 N. Oakwood St Tomah, WI 54660	Rose Bartholomew EMAIL - roseb@oakdalerec.com PHONE - 608-372-4131	Trade Debts				\$	180,168	
21	Heyl Patterson Thermal Processing LLC ATTN: Doug Schieber 400 Lydia Street Carnegie, PA 15106	Doug Schieber EMAIL - dschieber@carriervibrating.com PHONE - 412-788-9810	Trade Debts				\$	177,487	
22	Tex Energy Resources LLC ATTN: Santos-Sonia Uvalle 508 N Grandview Ave Odessa, TX 79762	Santos-Sonia Uvalle EMAIL - texenergyresources@gmail.com PHONE - 432-272-0706 FAX - 432-614-1455	Trade Debts				\$	166,288	
23	Newpark Mats & Integrated Services LLC ATTN: Matthew Lanigan 410 17th Street, Suite 770 Denver, CO 80202	Matthew Lanigan EMAIL - mlanigan@newpark.com PHONE - 303-475-2631 FAX - 720-904-7970	Trade Debts				\$	162,856	
24	The Kunkle Group, LLC ATTN: Kelli Houser 8509 RT 954 HWY N Creekside, PA 15732	Kelli Houser EMAIL - kunklegroup@gmail.com PHONE - 724-397-8024	Trade Debts				\$	154,331	
25	Bowlin Enterprises ATTN: Jon Bowlin 9475 Linwood Avenue Shreveport, LA 71106	Jon Bowlin EMAIL - jbowlin@endeco.net PHONE - 903-935-9369 FAX - 919-231-2607	Trade Debts				\$	150,000	
26	Modern Material Services LLC dba Arrow Material Services C/O Young Conaway Stargatt & Taylor, LLP ATTN: Kara Hammond Coyle Rodney Square 1000 North King Street Wilmington, DE 19801	Kara Hammond Coyle EMAIL - kcoyle@ycst.com PHONE - 302-571-6600 FAX - 302-576-3472	Trade Debts				\$	144,407	
27	Professional Trucking Services LLC ATTN: Max Gonzalez, Jr. 1501 South Loop 288 #104-305 Denton, TX 76205	Max Gonzalez, Jr. EMAIL - max@pro-trucking.com PHONE - 432-236-0039	Trade Debts				\$	132,543	
28	Superior Industries, Inc. ATTN: Jarrod Felton 315 E Highway 28 Morris, MN 56267	Jarrod Felton EMAIL - jarrod.felton@superior-ind.com PHONE - 320-589-2406 FAX - 320-585-5644	Trade Debts				\$	123,574	

# Case 20-33512 Document 1 Filed in TXSB on 07/12/20 Page 38 of 41 Debtor: Pronghorn Logistics Holdings, LLC

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	 Amount of unsect If the claim is fully claim amount. If c claim amount and setoff to calculate	unsecured, fill in the laim is partially standard to deduction for val	secured, fi	ll in total
29	STAAR Logistics ATTN: Crystal Neill	Crystal Neill EMAIL - cneill@staarlogistics.com	Trade Debts	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecu \$	120,585
	560 Myrtle St Reynoldsville, PA 15851	PHONE - 814-612-2115 FAX - 814-612-2059					
30	Sandbros Logistics LLC ATTN: Latoya Jones 3616 N County Rd 1148 Midland, TX 79705	Latoya Jones EMAIL - info@sandbrosllc.com PHONE - 432-308-1537	Trade Debts			\$	113,825

Fill in this inform	nation to	identify the case:					
Debtor Name		orn Logistics Holdings, LL0					
United States B							
Southern		District of	Texas				
			(State)			☐ Check if th	nis is an
Case number (/	f known):		Chapter	11		-	ed filing
Official Fo	rm 20	2					
			of Pariury	, for No	n-Individual De	htors	40/45
Deciarat	ion c	Thuel Penalty	oi Perjury	, IOI INO	II-IIIuiviuuai De	บเบเจ	12/15
any amendments document, and the WARNING Ban	s of those he date. E kruptcy f	documents. This form must Bankruptcy Rules 1008 and 9 Traud is a serious crime. Mak	t state the individu 011. ing a false stateme	al's position or ent, concealing	laration that is not included in relationship to the debtor, the property, or obtaining money or up to 20 years, or both. 18 U	identity of the	r fraud in
1319, and 3371.							
	De	eclaration and signature					
		ne president, another officer, on ther individual serving as a rep	•		ion; a member or an authorized a e.	igent of the par	tnership;
	I have correc		ne documents chec	ked below and I	have a reasonable belief that the	information is	true and
		Schedule A/B: Assets–Rea	al and Personal Pro	perty (Official Fo	orm 206A/B)		
		Schedule D: Creditors Wh	o Have Claims Sec	ured by Property	(Official Form 206D)		
		Schedule E/F: Creditors W	/ho Have Unsecure	d Claims (Officia	I Form 206E/F)		
		Schedule G: Executory Co	ontracts and Unexpi	red Leases (Offi	cial Form 206G)		
		Schedule H: Codebtors (C	Official Form 206H)				
		Summary of Assets and L	iabilities for Non-Ind	lividuals (Official	Form 206Sum)		
		Amended Schedule					
	×	Chapter 11 or Chapter 9 (Official Form 204)	Cases: List of Cred	itors Who Have	the 30 Largest Unsecured Clain	าร and Are Not	: Insiders
		Other document that requi	res a declaration				
I declare under pe	enalty of p	erjury that the foregoing is true	e and correct.				
Executed on(	07/12/202	0	× /s/ J. Philip I	McCormick, Jr.			
MI	M / DD / Y	YYY	Signature of in	idividual signing	on behalf of debtor		
			J. Philip McCo	rmick. Jr			
			Printed name				
			A called the LOS				
			Authorized Signature  Position or relation	inatory ationship to debt	or		
			. 55.4511 51 1010	5 5 6 4001			

#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	X	
In re:	:	Chapter 11
PRONGHORN LOGISTICS HOLDINGS, LLC,	:	Case No. 20-
	:	
Debtor.	:	
	X	

#### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interests:

Shareholder	Approximate Percentage of Interests Held
Hi-Crush PODS LLC	100%

#### **LIST OF EQUITY SECURITY HOLDERS**

The following is a list of the debtor's equity security holders. This list has been prepared in accordance with Fed. R. Bankr. P. 1007(a)(3) for filing in this chapter 11 case.

Shareholder	Approximate Percentage of Interests Held
Hi-Crush PODS LLC	100%

Fill in this inforr	mation to	identify the case:			
Debtor Name		orn Logistics Holdings, LL0	C		
United States E					
Southern	•	District of	Texas		
			(State)	☐ Check if this	is an
Case number (	If known):		Chapter	amended	
Official Fo	orm 2∩	2			
		<del></del>			
Declarat	tion L	Jnder Penalty	of Perjury for I	Non-Individual Debtors	12/15
form for the sch- any amendment document, and t WARNING Bar	edules of s of those the date. E	assets and liabilities, any ot documents. This form mus ankruptcy Rules 1008 and 9 raud is a serious crime. Mak	her document that requires a t state the individual's position 1011. ing a false statement, conce	s a corporation or partnership, must sign and submin declaration that is not included in the document, and on or relationship to the debtor, the identity of the aling property, or obtaining money or property by fracent for up to 20 years, or both. 18 U.S.C. §§ 152, 134	nd aud in
,	De	eclaration and signature			
		•	r an authorized agent of the cor presentative of the debtor in thi	poration; a member or an authorized agent of the partne s case	rship;
		examined the information in the		and I have a reasonable belief that the information is tru	e and
		Schedule A/B: Assets–Re	al and Personal Property (Offic	ial Form 206A/B)	
		Schedule D: Creditors Wh	o Have Claims Secured by Pro	pperty (Official Form 206D)	
		Schedule E/F: Creditors V	/ho Have Unsecured Claims (C	Official Form 206E/F)	
		Schedule G: Executory Co	ontracts and Unexpired Leases	(Official Form 206G)	
		Schedule H: Codebtors (C	Official Form 206H)		
		Summary of Assets and L	iabilities for Non-Individuals (O	fficial Form 206Sum)	
		Amended Schedule	·	r The state of the	
		Chapter 11 or Chapter 9 (Official Form 204)	Cases: List of Creditors Who I	Have the 30 Largest Unsecured Claims and Are Not In	siders
	X	,	res a declaration Corporate Ov	vnership Statement and List of Equity Security Holders	
I declare under p	enalty of p	erjury that the foregoing is true			
Executed on	07/12/2020	0	× /s/ J. Philip McCormick	, Jr.	
M	IM / DD / Y	YYY	Signature of individual sig	ning on behalf of debtor	
			J. Philip McCormick, Jr.		
			Printed name		
			Authorized Signatory		
			Position or relationship to	debtor	