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

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|-------------------------------------|----------|---|-------------------------|
| In re: | |) | Chapter 11 |
| | |) | |
| HI-CRUSH INC., et al., ¹ | |) | Case No. 20-33495 (DRJ) |
| | |) | |
| | Debtors. |) | Jointly Administered |
| | |) | • |

GLOBAL NOTES, METHODOLOGY, AND SPECIFIC DISCLOSURES REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Introduction

Hi-Crush Inc. ("<u>Hi-Crush</u>") and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "<u>Debtors</u>"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>," and together with the Schedules, the "<u>Schedules and Statements</u>") with the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>"), under section 521 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), and Rule 1007-1 of the Bankruptcy Local Rules for the Southern District of Texas (the "<u>Bankruptcy Local Rules</u>").

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtors' Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements. In the event that the Schedules and Statements conflict with the Global Notes, the Global Notes shall control.

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("<u>GAAP</u>"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally,

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 Schedules and Statements contain unaudited information that is subject to further review and potential adjustment and reflects the Debtors' reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.

The Debtors and their agents, attorneys, and advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by any acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. While reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys, and advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their agents, attorneys, and advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and advisors are advised of the possibility of such damages.

Mr. J. Philip McCormick, Jr, Chief Financial Officer of the Debtors, has signed each of the Schedules and Statements. Mr. McCormick is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mr. McCormick necessarily has relied upon the efforts, statements, and representations of various personnel employed by the Debtors and their advisors. Mr. McCormick has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

Global Notes and Overview of Methodology

1. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements, but inadvertent errors or omissions may exist. The Debtors reserve all rights to: (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including the right to amend the Schedules and Statements with respect to the description, designation, characterization, classification, or Debtor against which any claim ("Claim")² is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or (iv) object to the extent, validity, enforceability, priority, or avoidability of any Claim (regardless of whether of such Claim is designated in the Schedules and Statements as "disputed," "contingent," or "unliquidated"). Any failure to designate a Claim in the Schedules and Statements as

For the purposes of these Global Notes, the term Claim shall have the meaning as defined under section 101(5) of the Bankruptcy Code.

"disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated."

Listing a Claim does not constitute an admission of liability by the Debtor against which the Claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including issues involving Claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

2. <u>Description of Cases and "As Of" Information Date</u>. On July 12, 2020 (the "<u>Petition Date</u>"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code.

The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

On July 13, 2020, the Bankruptcy Court entered the *Order Directing Joint Administration* of Chapter 11 Cases [Docket No. 6]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, discrete Schedules and Statements have been filed for each Debtor. The information provided in the Schedules and Statements, except as otherwise noted, is reported as of the close of business on the Petition Date.

3. Net Book Value of Assets. Unless otherwise indicated, the Debtors' Schedules and Statements reflect net book values as of June 30, 2020. The book values of certain assets may materially differ from their fair market values and/or the Debtors' enterprise valuation that has been prepared in connection with the disclosure statement to the Debtors' chapter 11 plan of reorganization. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value.

Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets or the impact of the industry environment and may differ materially from the actual value and/or performance of the underlying assets.

4. Recharacterization. Notwithstanding the Debtors' reasonable efforts to properly characterize, classify, categorize, or designate certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of their rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate as additional information becomes available,

including whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.

- 5. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.
- 6. <u>Excluded Assets and Liabilities</u>. The Debtors have excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including employee benefit accruals and, in some instances, accrued accounts payable. In addition, certain immaterial assets and liabilities may have been excluded.
 - The Bankruptcy Court has authorized (but not directed) the Debtors to pay, in their discretion, certain outstanding Claims on a postpetition basis. As discussed below, prepetition liabilities that the Debtors have paid postpetition pursuant to relief granted by the Bankruptcy Court may not be listed in the Schedules and Statements.
- Insiders. For purposes of the Schedules and Statements, the Debtors have included information with respect to the individuals who the Debtors believe would be included in the definition of "insider" pursuant to section 101(31) of the Bankruptcy Code, including: (a) directors; (b) officers; (c) persons in control of the Debtors; (d) relatives of the Debtors' directors, officers, or persons in control of the Debtors; and (e) debtor/non-debtor affiliates of the foregoing. Persons listed as "insiders" have been included for informational purposes only and by including them in the Schedules, shall not constitute an admission that those persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider; or (d) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose.
- 8. Personal Identification Information. Pursuant to the Order (I) Authorizing the Debtors to File a Consolidated Matrix and List of the 30 Largest Unsecured Creditors, (II) Waiving the Requirement to File a List of Equity Security Holders, (III) Authorizing the Debtors to Redact Certain Personal Identification Information, and (IV) Approving the Form and Manner of Notifying Creditors of the Commencement of these Chapter 11 Cases and Other Information [Docket No. 86], the Debtors have redacted certain personal identification information contained in the Schedules and Statements. Payments made to individuals, including insiders as discussed above, and certain other instances where personally identifiable information could otherwise be disclosed, have been reported without disclosing personally identifiable information. In addition, payments to or for the benefit

of insiders have been disclosed in aggregate amounts, without separately identifying amounts paid to a given insider or otherwise disclosing personally identifiable information.

- 9. Property Rights Generally. Exclusion of certain property from the Schedules and Statements shall not be construed as an admission that such property rights have been abandoned, terminated, assigned, expired by their terms or otherwise transferred pursuant to a sale, acquisition or other transaction. Conversely, inclusion of certain property in the Schedules and Statements shall not be construed as an admission that such property rights have not been abandoned, terminated, assigned, expired by their terms or otherwise transferred pursuant to a sale, acquisition or other transaction.
- 10. <u>Intellectual Property Rights</u>. Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated or otherwise expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- 11. <u>Executory Contracts</u>. Although the Debtors made reasonable efforts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all of their rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.

The Debtors have not set forth executory contracts or unexpired leases as assets in the Schedules and Statements. The Debtors' executory contracts and unexpired leases have been set forth in Schedule G.

- 12. <u>Classifications</u>. Listing (a) a Claim on Schedule D as "secured," (b) a Claim on Schedule E/F as "priority," (c) a Claim on Schedule E/F as "unsecured," or (d) a contract on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' rights to recharacterize or reclassify such Claims or contracts or to setoff of such Claims.
- 13. <u>Claims Description</u>. Schedules D and E/F permit each of the Debtors to designate a Claim as "disputed," "contingent," and/or "unliquidated." Any failure to designate a Claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such Claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to, any Claim reflected on their respective Schedules and Statements on any grounds, including liability or classification. Additionally, the Debtors expressly reserve all of their rights to subsequently designate such Claims as "disputed," "contingent," or "unliquidated." Moreover, listing a Claim does not constitute an admission of liability by the Debtors.

- 14. Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in the Schedules and Statements, including causes of action that are required to be kept confidential and causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment, and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.
- 15. <u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:
 - <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD," or "undetermined" is not intended to reflect upon the materiality of such amount.
 - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
 - Paid Claims. The Debtors were authorized (but not directed) to pay certain outstanding prepetition Claims pursuant to various orders entered by the Bankruptcy Court. To the extent the Debtors pay any of the Claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all of their rights to amend or supplement the Schedules and Statements or take other action as is necessary or appropriate to avoid overpayment of or duplicate payments for any such liabilities.
 - <u>Unknown Debtors</u>. In certain instances, contracts do not specify a particular Debtor or include an incorrect legal entity as the contractual counterparty. In addition, threatened litigation, on occasion, does not indicate the potentially liable Debtor(s). In these instances, responses have been listed in the appropriate Statement or Schedule at Hi-Crush Inc. out of an abundance of caution.
 - <u>Liens</u>. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.

- Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may either (a) not reflect credits, allowances, or other adjustments due from such creditors to the Debtors or (b) be net of accrued credits, allowances, or other adjustments that are actually owed by a creditor to the Debtors on a postpetition basis on account of such credits, allowances, or other adjustments earned from prepetition payments and critical vendor payments, if applicable. The Debtors reserve all of their rights with regard to such credits, allowances, or other adjustments, including, but not limited to, the right to modify the Schedules, assert claims objections and/or setoffs with respect to the same, or apply such allowances in the ordinary course of business on a postpetition basis.
- <u>Guarantees and Other Secondary Liability Claims</u>. The Debtors have exercised reasonable efforts to locate and identify any guarantees in their executory contracts, unexpired leases, secured financings, and other such agreements. However, there may be guarantees embedded in the Debtors' contractual agreements or otherwise in the Debtors' books and records that the Debtors have inadvertently omitted from their Schedules and Statements. The Debtors may identify guarantees as they continue to review their books and records and contractual agreements. The Debtors reserve their rights, but are not required, to amend the Schedules and Statements if any guarantees are identified.
- 16. **Currency**. All amounts are reflected in U.S. dollars.
- 17. <u>Intercompany Payables and Receivables</u>. Intercompany payables and receivables between the Debtors as of the Petition Date are set forth on Schedule E/F or Schedule A/B, as applicable.

As described more fully in the Debtors' Emergency Motion for Entry of Order (I) Authorizing Continued Use of Existing Cash Management System, Including Maintenance of Existing Bank Accounts, Checks, and Business Forms, (II) Authorizing Continuation of Existing Deposit and Investment Practices, (III) Approving the Continuation of Intercompany Transactions, and (IV) Granting administrative Expense Status to Certain Postpetition Intercompany Claims [Docket No. 10] (the "Cash Management Motion"), the Debtors engage in a range of intercompany transactions in the ordinary course of business. Pursuant to the order granting the relief requested in the Cash Management Motion [Docket No. 89] (the "Cash Management Order"), the Bankruptcy Court has granted the Debtors authority to continue the intercompany transactions in the ordinary course of business subject to certain restrictions.

The listing by the Debtors of any account between a Debtor and another Debtor or between a Debtor and a non-Debtor affiliate is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and Statements as to whether such accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors reserve all rights with respect to such accounts.

In some instances, a Debtor may owe an Intercompany payable to another Debtor or non-Debtor affiliate and hold an intercompany receivable from that same Debtor or non-Debtor affiliate. The amounts shown for each Intercompany payable and receivable reflect the current net balance for each Debtor or non-Debtor affiliate.

- 18. <u>Setoffs</u>. The Debtors periodically incur certain setoffs in the ordinary course of business. Setoffs in the ordinary course can result from various items including, but not limited to, intercompany transactions, pricing discrepancies, returns, warranties, credits, refunds, negotiations, and/or disputes between the Debtors and their vendors or customers, and other disputes between the Debtors and their customers and/or suppliers. These normal setoffs are consistent with the ordinary course of business in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list such ordinary course setoffs. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and as such, are or may be excluded from the Debtors' Schedules and Statements.
- 19. <u>Global Notes Control</u>. In the event that the Schedules and Statements differ from these Global Notes, the Global Notes shall control.

Specific Disclosures with Respect to the Debtors' Schedules

<u>Schedules Summary</u>. Except as otherwise noted, the asset and liability information provided herein represents the Debtors' book value of assets as June 30, 2020 and liabilities as of the Petition Date.

For financial reporting purposes, the Debtors and certain of their non-Debtor affiliates ordinarily prepare consolidated financial statements. Unlike the consolidated financial statements, the Schedules reflect the assets and liabilities of each Debtor on a nonconsolidated basis. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of each Debtor. Certain write-downs, impairments, and other accounting adjustments may not be reflected in the Schedules. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition Date.

<u>Schedule A/B.3</u>. Amounts listed reflect the bank balance as of July 12, 2020, and not the net book value. Accounts with a balance of \$0 at the time of the petition are not included in these Schedules. For a complete description of the Debtors' cash management system see the *Debtors' Emergency*

Motion for Entry of Order (I) Authorizing Continued Use of Existing Cash Management System, Including Maintenance of Existing Bank Accounts, Checks, and Business Forms, (II) Authorizing Continuation of Existing Deposit and Investment Practices, (III) Approving the Continuation of Intercompany Transactions, and (IV) Granting administrative Expense Status to Certain Postpetition Intercompany Claims [Docket No. 10].

<u>Schedule A/B, Parts 7, 8 and 9</u>. Dollar amounts are presented net of accumulated depreciation and other adjustments pursuant the Debtors books.

<u>Schedule A/B.15</u>. Equity interests in subsidiaries and affiliates primarily arise from common stock ownership or member or partnership interests. For purposes of these Schedules, the Debtors have listed an undetermined value for the equity interests of all subsidiaries and affiliates. Nothing in these Schedules is an admission by or conclusion of the Debtors regarding the value of such subsidiary and affiliate equity interests, which, under certain fair market or enterprise valuation analyses, may have value. The book values of certain assets may materially differ from their fair market values and/or the Debtors' enterprise valuation to be prepared in connection with the Disclosure Statement.

Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets or the impact of the industry environment and may differ materially from the actual value and/or performance of the underlying assets. As such, the value listed in these Schedules and Statements cannot be, and was not, used to determine the Debtors' enterprise valuation.

Schedule A/B.72. As of the Petition Date, the Debtors estimate that they have approximately \$160 million of federal net operating loss carryforwards ("NOLs") and an indeterminate amount of net unrealized built-in loss ("NUBIL"). For a further description of Debtor NOLs and NUBILs at the petition date see the Debtors' Emergency Motion for Entry of Interim and Final Orders Establishing Notification Procedure and Approving Restrictions on Certain Transfers of Stock of the Debtors [Docket No. 19].

Schedule A/B.74. Despite exercising their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. Unless otherwise noted on specific responses, items reported on Schedule A/B are reported from the Debtors' book and records as of the Petition Date. The Debtors reserve all of their rights with respect to any claims and causes of action they may have. Neither these Global Notes nor the Schedules shall be deemed a waiver of any such claims or causes of action or to prejudice or impair the assertion thereof in any way.

<u>Schedule A/B.77</u>. The listing by the Debtors of any account between a Debtor and another Debtor or between a Debtor and a non-Debtor subsidiary or affiliate is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and Statements as to whether such

accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.

Schedule D. The Debtors have not included parties that may believe their Claims are secured through setoff rights, inchoate statutory lien rights, or other lien rights created by the laws of the various jurisdictions in which the Debtors operate. Various Debtors are borrowers, and certain of the other Debtors are guarantors, under prepetition secured funded debt obligations. Although there are numerous beneficial holders of such debt, only the administrative agents have been listed for purposes of Schedule D, where applicable. For the avoidance of doubt, the funded debt amounts listed in Schedule D include obligations where the beneficial holder is another Debtor. The amounts outstanding under the Debtors' prepetition secured debt reflect approximate principal and interest amounts as of the Petition Date.

Descriptions provided on Schedule D are intended only to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Nothing in the Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

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

Schedule E/F. The listing by the Debtors of any account between a Debtor and another Debtor or between a Debtor and a non-Debtor subsidiary or affiliate is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors take no position in these Schedules and Statements as to whether such accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts. Various Debtors are borrowers, and certain of the other Debtors are guarantors, under prepetition funded obligations. Although there are numerous beneficial holders of such debt, only the administrative agents and indenture trustees, as applicable, have been listed for purposes of Schedule E/F, where applicable. For the avoidance of doubt, the funded debt amounts listed in Schedule E/F include obligations where the beneficial holder is another Debtor.

The claims of individual creditors for, among other things, goods, products, services, customer refunds, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.

Under the Order Authorizing Payment of Prepetition Taxes and Fees [Docket No. 93] (the "<u>Tax Order</u>"), the Bankruptcy Court granted the Debtors authority to pay the prepetition Claims of

regulatory authorities on account of taxes and fees. The Debtors have not listed on Schedule E/F any tax or governmental fee obligations that the Debtors have paid postpetition pursuant to relief granted by court order entered by the Bankruptcy Court.

Under the Order Authorizing Debtors to (I) Pay Their Prepetition Insurance Obligations, (II) Pay Their Prepetition Bonding Obligations, (III) Maintain Their Postpetition Insurance Coverage, (IV) Maintain Their Bonding Program and (V) Maintain Postpetition Financing of Insurance Premiums [Docket No. 90] (the "Insurance Order"), the Bankruptcy Court granted the Debtors authority to pay the prepetition Claims of insurers on account of insurance premiums, claims and other related obligations. The amounts accrued and payable on account of such Claims may not be reflected on the Schedule E/F.

Under the Order (I) Authorizing (A) Payment of Prepetition Workforce Obligations and (B) Continuation of Workforce Programs on a Postpetition Basis, (II) Authorizing Payment of Payroll Taxes, (III) Confirming the Debtors' Authority to Transmit Payroll Deductions, (IV) Authorizing Payment of Prepetition Claims Owing to Administrators, and (V) Directing Banks to Honor Prepetition Checks and Fund Transfers for Authorized Payments [Docket No. 96] (the "Wages Order"), the Bankruptcy Court granted the Debtors authority to pay or honor certain prepetition obligations for employee wages, salaries, and other compensation, reimbursable employee expenses, and employee medical and similar benefits. The Debtors have not listed on Schedule E/F any wage or wage-related obligations that the Debtors have paid postpetition pursuant to relief granted by court order entered by the Bankruptcy Court.

Under the Order (I) Authorizing the Debtors to Continue Their Customer Programs and (II) Granting Related Relief [Docket No. 95], the Bankruptcy Court granted the Debtors the authority to honor certain customer obligations. The Debtors have not listed on Schedule E/F any customer or customer-related obligations that the Debtors will honor postpetition pursuant to relief granted by court order entered by the Bankruptcy Court.

Under the Order (I) Authorizing Payment of (A) Prepetition Claims of the Critical Vendors and (B) 503(b)(9) Claims; (II) Authorizing Financial Institutions to Honor and Process Related Checks and Transfers; and (III) Granting Related Relief [Docket No. 92], the Bankruptcy Court granted the Debtors the authority to pay or honor obligations with respect to certain critical vendors and section 503(b)(9) claimants. The Debtors have not listed on Schedule E/F any critical vendors and section 503(b)(9) claimants' obligations that the Debtors have paid postpetition pursuant to relief granted by court order entered by the Bankruptcy Court.

Under the Order (I) Authorizing Debtors to Pay Certain Prepetition Claims of Shippers, Lien Claimants, and Royalty Interest Owners, (II) Confirming Administrative Expense Priority of Undisputed and Outstanding Prepetition Orders, and (III) Granting Related Relief [Docket No. 91], the Bankruptcy Court granted the Debtors the authority to pay or honor obligations with respect to shippers, lien and royalty interest claimants. The Debtors have not listed on Schedule E/F any shippers, lien and royalty interest claimants' obligations that the Debtors have paid postpetition pursuant to relief granted by court order entered by the Bankruptcy Court.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtors' books and records as required in

accordance with GAAP. Such accruals are general estimates of liabilities and do not represent specific Claims as of the Petition Date. The Debtors have made every effort to include as contingent, unliquidated, or disputed the Claim of any vendor not included on the Debtors' open accounts payable that is associated with an account that has an accrual.

Schedule G. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases, inadvertent errors, omissions or overinclusion may have occurred in preparing Schedule G. Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G. Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission. The Debtors reserve their rights to, but undertake no obligations to, amend Schedule G as additional information becomes available.

Certain of the instruments reflected on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations are not separately set forth on Schedule G. The Debtors hereby expressly reserve the right to assert that any instrument listed on Schedule G is an executory contract within the meaning of section 365 of the Bankruptcy Code. The Debtors reserve all of their rights, claims, and causes of action with respect to claims associated with any contracts and agreements listed on Schedule G, including their right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement) related to a creditor's claim.

Certain confidentiality, hold harmless, and non-compete agreements may not be listed on Schedule G. In addition, agreements and underlying documentation related to the Debtors' prepetition debt is not included in Schedule G. The Debtors reserve all of their rights with respect to such agreements.

Certain of the contracts and agreements listed on Schedule G may consist of several parts, including purchase orders, amendments, restatements, waivers, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry.

The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents. Further, unless otherwise specified on Schedule G, each executory contract or unexpired lease listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed thereon. In some cases, the same supplier or provider appears multiple

times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider.

Schedule H. Although there are multiple beneficial holders of the Debtors' prepetition debt, only the administrative agents and indenture trustees have been listed on Schedule H.

Specific Disclosures with Respect to the Debtors' Statements

<u>Statement 3</u>. In Statement 3, disbursements made on account of multiple invoices may be reflected as a single payment.

All disbursements listed in Statement 3 are made through the Debtors' cash management system, more fully described in the Cash Management Motion. Dates listed in Statement 3 reflect the dates upon which the Debtor transferred funds to the relevant payee or disbursing agent except for those made to (a) insiders or other Debtors (which transfer appear in response to Question 4) and (b) bankruptcy professionals (which transfers appear in response to Question 11).

<u>Statement 4</u>. Payments made to individual insiders have been reported in aggregate amounts by basis of distribution. Such payments reflect expense reimbursements paid directly to the individual insider, and do not include business expenses incurred by the individual insider when paid directly by the company to a third party, including under corporate card programs. Benefit amounts attributed to insider are based on employer costs on a per employee basis and do not necessarily reflect the employer cost incurred for each employee.

Transfers of cash or assets are listed on a transfer basis between Debtors or between a Debtor and a non-Debtor affiliate. Intercompany payable and receivable balances as of the Petition Date can be found on Schedule E/F and Schedule AB.

<u>Statement 10</u>. Material losses covered by the Debtors' insurance policies are reported in Statement 10. Other de minimis losses may not be listed.

<u>Statement 13</u>. In the ordinary course of business, the Debtors may obtain customer employee's email addresses and phone numbers.

<u>Statement 26d</u>. In the ordinary course of business, the Debtors may be required to produce financial statements that may not be part of a public filing to establish relationships with customers and vendors. The debtors do not maintain complete lists or other records tracking such disclosures. Therefore, the Debtors may not have provided full lists of these parties in their response to SOFA 26.

<u>Statement 28</u>. Ownership interests listed in Statement 28 reflect direct interest held.

[Remainder of page intentionally left blank]

| Fill in this information to identify the case: | |
|--|--|
| Debtor name BulkTracer Holdings LLC | |
| United States Bankruptcy Court for the: Southern District of Texas | |
| Case number (If known): 20-33511 (DRJ) | |

☐ Check if this is an amended filing

Official Form 207

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

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

| Part 1: Income | | | | | |
|--|--|----------|------------------------------|--|---|
| . Gross revenue from business | | | | | |
| ☐ None | | | | | |
| Identify the beginning and enc may be a calendar year | ding dates of the debtor | s fiscal | year, which | Sources of revenue Check all that apply | Gross revenue (before deductions and exclusions) |
| From the beginning of the fiscal year to filing date: | From <u>01/01/2020</u> MM / DD / YYYY | to | Filing date | ☑ Operating a business☐ Other | \$ <u>146,685.00</u> |
| For prior year: | From 01/01/2019 MM / DD / YYYY | to | 12/31/2019 MM / DD / YYYY | Operating a businessOther | \$656,926.12 |
| For the year before that: | From <u>01/01/2018</u> MM / DD / YYYY | to | 12/31/2018 MM / DD / YYYY | Operating a business Other | \$0.00 |
| | | | | ne may include interest, dividends, mo rately. Do not include revenue listed in | |
| | | | | Description of sources of revenue | Gross revenue from each source (before deductions and exclusions) |
| From the beginning of the fiscal year to filing date: | From MM/DD/YYYY | to | Filing date | | \$ |
| For prior year: | From | to | | | |
| . o. p.io. year. | MM / DD / YYYY | | MM / DD / YYYY | | \$ |

Debtor BulkTracer Holdings LLC Case number (if known) 20-33511 (DRJ)

| tain payments or tra | | | • | · · | | |
|--|--|---|--|--|---|---|
| s before filing this cas | e unless the ag | Igregate value | of all proper | | is less th | loyee compensation, within 90 nan\$6,825. (This amount may be nent.) |
| None | , | | | | , | , |
| Creditor's name and | address | | Dates | Total amount or value | Reas | sons for payment or transfer |
| | | | | | Chec | ck all that apply |
| | | | | \$ | | Secured debt |
| Creditor's name | | | | | | Unsecured loan repayments |
| Street | | | | | | Suppliers or vendors |
| | | | | | | Services |
| City | State | ZIP Code | | | | Other |
| | | | | | | |
| Craditor's name | | | | \$ | | Secured debt |
| Creditor's name | | | | | | Unsecured loan repayments |
| Street | | | | | | Suppliers or vendors |
| | | | | | | Services |
| City | State | ZIP Code | | | | Other |
| ments or other trans payments or transfers anteed or cosigned b :25. This amount ma lot include any paymeral partners of a part | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin tnership debtor | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office | of all property transferred to or irs after that with respect to ca rs, directors, and anyone in co | his case for the lases filed ontrol of | any insider on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other transfersanteed or cosigned bits. This amount manot include any paymental partners of a part debtor. 11 U.S.C. § 1 | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin tnership debtor | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in or | his case for the lases filed ontrol of | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; |
| ments or other transfersanteed or cosigned bits. This amount manot include any paymental partners of a part debtor. 11 U.S.C. § 1 | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in or | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; |
| ments or other trans payments or transfers ranteed or cosigned biousing the 1925. This amount ma not include any paymental partners of a part debtor. 11 U.S.C. § 19 None | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers ranteed or cosigned biousing the 1925. This amount ma not include any paymental partners of a part debtor. 11 U.S.C. § 19 None | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cost of the debtor and insiders of | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers anteed or cosigned b i25. This amount ma not include any payment and partners of a part debtor. 11 U.S.C. § 10 None | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers anteed or cosigned b 125. This amount ma not include any payme eral partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers anteed or cosigned b 325. This amount ma not include any payment partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin inership debtor 01(31). | rty made with ense reimburs less the aggre on 4/01/22 and e 3. <i>Insiders</i> i | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers anteed or cosigned b 125. This amount ma not include any payme eral partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin increship debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers ranteed or cosigned b 25. This amount ma not include any payment partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin increship debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers ranteed or cosigned b 25. This amount ma not include any payment partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin increship debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or its after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers anteed or cosigned b 25. This amount ma not include any paymeral partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street City Relationship to debt | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin increship debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or ors after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |
| ments or other trans payments or transfers ranteed or cosigned b 25. This amount ma not include any payme eral partners of a part debtor. 11 U.S.C. § 10 None Insider's name and a Insider's name Street City Relationship to debt Insider's name | sfers of proper s, including exp by an insider un y be adjusted o ents listed in lin increship debtor 01(31). | rty made with ense reimburs less the aggre n 4/01/22 and e 3. Insiders in and their relate | sements, ma egate value c I every 3 yea nclude office tives; affiliate | de within 1 year before filing to fall property transferred to or ors after that with respect to cars, directors, and anyone in cas of the debtor and insiders of the debtor and inside | his case for the k ises filed ontrol of f such at | on debts owed to an insider or benefit of the insider is less than I on or after the date of adjustment.) a corporate debtor and their relatives; filiates; and any managing agent of |

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Debtor

| r | BulkTracer Holdings LLC | | Case number (if known) 20- | 33511 (DRJ) | |
|--------------|---|---------------------------|----------------------------|----------------|---------------------|
| | Name | | | | |
| ₋ist sold | ossessions, foreclosures, and returns all property of the debtor that was obtained by at a foreclosure sale, transferred by a deed ir | | | | |
| | None | | | | |
| .1. | Creditor's name and address | Description of the p | roperty | Date | Value of property |
| | Creditor's name | _ | | | \$ |
| | Street | - | | | |
| | | | | | |
| | City State ZIP Code | - | | | |
| .2. | | | | | \$ |
| | Creditor's name | _ | | | |
| | Street | | | | |
| | City State ZIP Code | - | | | |
| 4 - | offs | | | | |
| | Creditor's name | _ | | | \$ |
| | Street | | | | |
| | | Last 4 digits of acc | count number: XXXX | | |
| | City State ZIP Code | | | | |
| rt 3 | Legal Actions or Assignments | | | | |
| ₋ist vas | al actions, administrative proceedings, cou the legal actions, proceedings, investigations, involved in any capacity—within 1 year before None | arbitrations, mediations, | | | ebtor |
| | Case title Natu | re of case | Court or agency's name and | address | Status of case |
| '.1. | | | Name | | Pending |
| | Case number | | Street | | On appeal Concluded |
| | - acc . dillipol | | | | |
| | | | City State | ZIP Code | |
| | Case title | | Court or agency's name and | l address | ☐ Pending |
| .2. | | | | | On appeal |
| | Case number | | Name | | ☐ Concluded |
| | | | Street | | |
| | | | Cit. | 715.0 | |
| | | | City | State ZIP Code | |

Case number (if known) 20-33511 (DRJ)

BulkTracer Holdings LLC

Debtor

| | ignments and receivership | | | | |
|------|---|--|---------|-------------------|-----------------|
| | any property in the hands of an assignee for the bds of a receiver, custodian, or other court-appointed | | ng this | case and any prop | perty in the |
| X | None | | | | |
| | Custodian's name and address | Description of the property | Value | | |
| | | | \$ | | |
| | Custodian's name | C title | | | |
| | Street | Case title | Court | name and address | |
| | | | lame | | |
| | | Case number | ane | | |
| | City State ZIP Code | <u> </u> | treet | | |
| | | Data of audorania and | | | |
| | | Date of order or assignment | ity | State | ZIP Code |
| | | | | | |
| t 4 | Certain Gifts and Charitable Contribu | tions | | | |
| | Certain Onts and Charitable Contribu | tions | | | |
| 2 | None Recipient's name and address | Description of the gifts or contributions | | Dates given | Value |
| .1. | Recipient's name | | _ | | . \$ |
| | | | | | |
| | Street | | _ | | |
| | Street City State ZIP Code | | _ | | |
| | | | _ | | |
| | City State ZIP Code | | _ | | |
| .2. | City State ZIP Code Recipient's relationship to debtor Recipient's name | | _ | | - \$ |
| .2. | City State ZIP Code Recipient's relationship to debtor | | _ | | - \$ |
| 1.2. | City State ZIP Code Recipient's relationship to debtor Recipient's name | | _ | | - \$ <u> </u> |
| .2. | City State ZIP Code Recipient's relationship to debtor Recipient's name Street | | _ | | . \$ <u> </u> |
| .2. | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code | | _ | | - \$ |
| | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code Recipient's relationship to debtor | | _ | | - \$ <u> </u> |
| t. 5 | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code Recipient's relationship to debtor | | _ | | . \$ |
| t 5 | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code Recipient's relationship to debtor Certain Losses | 1 year before filing this case. | _ | | - \$ |
| t 5 | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code Recipient's relationship to debtor | 1 year before filing this case. | | | - \$ |
| t 5 | City State ZIP Code Recipient's relationship to debtor Recipient's name Street City State ZIP Code Recipient's relationship to debtor Certain Losses Cosses from fire, theft, or other casualty within | 1 year before filing this case. Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedu. | | Date of loss | Value of proper |

Debtor BulkTracer Holdings LLC Case number (if known) 20-33511 (DRJ)

| ist a ne fi | iling of this case to another person or entity, inclu | perty made by the debtor or person acting on behalf o ding attorneys, that the debtor consulted about debt | | |
|----------------|---|---|---------------------------|-----------------------|
| _ | ing bankruptcy relief, or filing a bankruptcy case. None | | | |
| | Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or |
| | See Attached Rider | | | value |
| | Address | | | \$ |
| | Street | | | |
| | City State ZIP Code | | | |
| | Email or website address | | | |
| | Who made the payment, if not debtor? | | | |
| | | | | |
| | Who was paid or who received the transfer? | If not money, describe any property transferred | Dates | Total amount or value |
| | | | | \$ |
| | Address | | | |
| | Street | | | |
| | City State ZIP Code | | | |
| | Email or website address | | | |
| | Who made the payment, if not debtor? | | | |
| olf. | settled trusts of which the debtor is a benefic | ion. | | |
| st a | | ne debtor or a person acting on behalf of the debtor w | ithin 10 years before th | ne filing of this cas |
| | None | ••• | | |
| | Name of trust or device | Describe any property transferred | Dates transfers were made | Total amount or value |
| | | | | \$ |
| | Trustee | | | |

Case number (if known) 20-33511 (DRJ)

| | Name | | | | | |
|------|---|---------------------|---|-------------|------------------------|-----------------------|
| Tra | nsfers not already listed on this statement | | | | | |
| with | any transfers of money or other property—by sal nin 2 years before the filing of this case to another ude both outright transfers and transfers made as | person, o | ther than property transferred in the o | ordinary co | urse of business | or financial affairs. |
| X | None | | | | | |
| | Who received transfer? | Descrip or debts | tion of property transferred or payment paid in exchange | s received | Date transfer was made | Total amount or value |
| 1. | | | | | | \$ |
| | Address | - | | | | |
| | Street | | | | | |
| | City State ZIP Code | | | | | |
| | Relationship to debtor | | | | | |
| | | | | | | |
| | Who received transfer? | | | | | |
| 2. | | | | | | \$ |
| | Address | | | | | |
| | Street | | | | | |
| | City State ZIP Code | | | | | |
| | Relationship to debtor | | | | | |
| | _ | | | | | |
| t 7 | Previous Locations | | | | | |
| | vious addresses all previous addresses used by the debtor within | 3 years be | fore filing this case and the dates the | addresse | s were used. | |
| _ | Does not apply | | | | | |
| | Address | | | Dates of | occupancy | |
| 1. | See Attached Rider Street | | | From | | То |
| | City | State | ZIP Code | | | |
| 2. | Street | | | From | | То |
| | City | State | ZIP Code | | | |
| | , | | 0000 | | | |

Debtor

BulkTracer Holdings LLC

Debtor BulkTracer Holdings LLC Case number (if known) 20-33511 (DRJ)

| Part 8 | Health Care Bankruptcies | | |
|---------|---|--|---|
| 15. Hea | ilth Care bankruptcies | | |
| Is th | e debtor primarily engaged in offering services | and facilities for: | |
| | diagnosing or treating injury, deformity, or dise | | |
| _ | providing any surgical, psychiatric, drug treatm | ent, or obstetric care? | |
| | No. Go to Part 9. | | |
| u , | Yes. Fill in the information below. | | |
| | Facility name and address | Nature of the business operation, including type of services the debtor provides | If debtor provides meals and housing, number of patients in debtor's care |
| 15.1. | | | |
| | Facility name | | |
| | Street | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | | | Check all that apply: |
| | City State ZIP Code | | ☐ Electronically |
| | | | ☐ Paper |
| | Facility name and address | Nature of the business operation, including type of services the debtor provides | If debtor provides meals and housing, number of patients in debtor's care |
| 15.2. | | | |
| 10.2. | Facility name | | |
| | | | |
| | Street | Location where patient records are maintained (if different from facility address). If electronic, identify any service provider. | How are records kept? |
| | | | Check all that apply: |
| | City State ZIP Code | | Electronically |
| | • | | ☐ Paper |
| Part 9 | Personally Identifiable Information | n | |
| | • | | |
| | s the debtor collect and retain personally id | enunable information of customers? | |
| | No. Yes. State the nature of the information collect | ad and ratained | |
| _ | Does the debtor have a privacy policy abo | | |
| | □ No | | |
| | Yes | | |
| | nin 6 years before filing this case, have any sion or profit-sharing plan made available b | employees of the debtor been participants in any ERISA, 401(k), 4 by the debtor as an employee benefit? | 03(b), or other |
| X | No. Go to Part 10. | | |
| | Yes. Does the debtor serve as plan administra | tor? | |
| | ☐ No. Go to Part 10. | | |
| | Yes. Fill in below: | _ , , | • • • |
| | Name of plan | Employer identification | number of the plan |
| | | EIN: | - — — — — |
| | Has the plan been terminated? | | |
| | ☐ No | | |
| | ☐ Yes | | |
| | | | |

Debtor BulkTracer Holdings LLC Case number (if known) 20-33511 (DRJ)

| | • | fe Deposit Boxes, and S | torage Units | | |
|--------------|--|-----------------------------------|-----------------------------|--|---|
| mov Inclu | sed financial accounts in 1 year before filing this case, were any fi ed, or transferred? ide checking, savings, money market, or ot | her financial accounts; certifica | ates of deposit; and share | | efit, closed, sold, |
| _ | erage houses, cooperatives, associations, | and other financial institutions. | • | | |
| _ | None | | | | |
| | Financial institution name and address | Last 4 digits of account number | Type of account | Date account was closed, sold, moved, or transferred | Last balance before closing or transfer |
| 18.1. | See Attached Rider | XXXX- | ☐ Checking | | - \$ |
| | Name | | ☐ Savings | | Ψ |
| | Street | | ☐ Money market | | |
| | | | ☐ Brokerage | | |
| | City State ZIP Code | | Other | _ | |
| 18.2. | | XXXX- | ☐ Checking | | _ \$ |
| | Name | | ☐ Savings | | - Ψ |
| | Street | | ☐ Money market | | |
| | | | ☐ Brokerage | | |
| | City State ZIP Code | | Other | | |
| | Depository institution name and address | Names of anyone with acces | ss to it Description | on of the contents | Does debtor still have it? |
| | Name | | | | |
| | | | | | □ No □ Yes |
| | Street | | | | |
| | | Address | | | |
| | Street City State ZIP Code | Address | | | |
| List a | remises storage any property kept in storage units or warehout the debtor does business. | | g this case. Do not include | facilities that are in a par | Yes |
| List a | remises storage any property kept in storage units or warehout the debtor does business. | | | facilities that are in a par | Yes |
| List a | remises storage any property kept in storage units or warehout the debtor does business. | uses within 1 year before filing | | • | Yes Tof a building in Does debtor still have it? |
| List a | remises storage any property kept in storage units or warehout the debtor does business. | uses within 1 year before filing | | • | Yes t of a building in Does debtor still have it? |
| List a | remises storage In property kept in storage units or warehout the debtor does business. In property kept in storage units or warehout the debtor does business. In property kept in storage units or warehout the debtor does business. | uses within 1 year before filing | | • | Yes Tof a building in Does debtor still have it? |
| List a | remises storage any property kept in storage units or warehout the debtor does business. one Facility name and address | uses within 1 year before filing | | • | Yes Tof a building in Does debtor still have it? |

Debtor BulkTracer Holdings LLC Case number (if known) 20-33511 (DRJ) Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own 21. Property held for another List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property. ■ None Location of the property Description of the property Value Owner's name and address Name Street City State ZIP Code Part 12: **Details About Environmental Information** For the purpose of Part 12, the following definitions apply: ■ Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium). Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized. Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance. Report all notices, releases, and proceedings known, regardless of when they occurred. 22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders. X No ☐ Yes. Provide details below. Nature of the case Status of case Case title Court or agency name and address Pending Case number On appeal ☐ Concluded Street ZIP Code City State 23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law? X No ☐ Yes. Provide details below. Environmental law, if known Site name and address Governmental unit name and address Date of notice Name Name Street Street City State ZIP Code City State ZIP Code

| | BulkTracer Holdings Name | LLC | | Ca | ase number (if known) 20-33511 (DRJ) |
|-------|---------------------------------|------------|----------|--|---|
| | | | | | |
| | | governm | nental | unit of any release of hazardous material? | • |
| X 1 | No Yes. Provide details belo | NA/ | | | |
| _ | res. Provide details beid | ow. | | | |
| | Site name and address | | | Governmental unit name and address | Environmental law, if known Date of notice |
| | | | | | |
| | Name | | | Name | |
| | - | | | - | |
| | Street | | | Street | |
| | | | | | |
| | City Sta | ite ZIP | Code | City State ZIP Code | |
| | | | | | |
| | | | | | |
| | | | | | |
| rt 1: | 3: Details About | the Debt | tor's I | Business or Connections to Any Busin | ness |
| | | | | | |
| | | | | | |
| | | | | or has had an interest | |
| | = | | | | son in control within 6 years before filing this case. |
| Inclu | ude this information ever | if already | / listed | in the Schedules. | |
| | None | | | | |
| | | | | | |
| | Business name and add | ress | | Describe the nature of the business | Employer Identification number |
| | | | | | Do not include Social Security number or ITIN. |
| .1. | See Attached Rider | | | | EIN: |
| | Name | | | | Dates business existed |
| | Street | | | | \$0000.0000.000 A 088500 THE ADDRESS AND CONTROL TO A 0000 A 2500 A 2 |
| | | | | | From To |
| | | | | | |
| | City Sta | ite ZIP | Code | | |
| | | | | | |
| _ | Business name and add | ress | | Describe the nature of the business | Employer Identification number |
| .2. | | | | | Do not include Social Security number or ITIN. |
| | | | | | EIN: |
| | Name | | | - | Dates business existed |
| | Otro | | | | |
| | Street | | | | |
| | | | | | From To |
| | City Sta | ite ZIP | Code | | |
| | | | | | |
| | | ress | | Describe the nature of the business | Employer Identification number |
| | Business name and add | | | | Do not include Social Security number or ITIN. |
| | Business name and add | | | | De not morade decidi decidity number of fritt. |
| . 3 | Business name and add | | | | |
| 5.3. | Name | | | | EIN: |
| 5.3. | Name | | | | |
| 5.3. | | | | | EIN: |
| 5.3. | Name | | | | EIN: |
| 5.3. | Name | ite ZIP | ? Code | | EIN: |

Debtor

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Case number (if known) 20-33511 (DRJ)

BulkTracer Holdings LLC

Debtor

| | all accountants and bookkeepers who main | | ono and records willill | 2 years before ming t | |
|-----------|---|--|-------------------------|--|------------------|
| | Name and address | | | Dates of service | |
| 1. | See Attached Rider | | | From | To |
| | | | | | |
| | Name and address | | | Dates of service | |
| | | | | From | То |
| a.2. İ | Name | | | _ | |
| 3 | Street | | | _ | |
| ī | City | State | ZIP Code | _ | |
| sta | atement within 2 years before filing this case None Name and address | compiled, or reviewed on the compiled, or reviewed on the compiled of the compiled on the compiled of the comp | | Dates of service | |
| sta | atement within 2 years before filing this case None Name and address | | | | |
| sta | atement within 2 years before filing this case None Name and address | | | Dates of service | |
| sta | atement within 2 years before filing this case None Name and address See Attached Rider Name and address | | | Dates of service | |
| st: | atement within 2 years before filing this case None Name and address See Attached Rider Name and address | | | Dates of service From Dates of service | To |
| st: | atement within 2 years before filing this case None Name and address See Attached Rider Name and address | | | Dates of service From Dates of service | To |
| sta | atement within 2 years before filing this case None Name and address See Attached Rider Name and address | | ZIP Code | Dates of service From Dates of service | To |
| st: | Attement within 2 years before filing this case None Name and address See Attached Rider Name and address Name Street City St all firms or individuals who were in posses | e. State | ZIP Code | Dates of service From Dates of service From | To |
| st: | Attement within 2 years before filing this case None Name and address See Attached Rider Name and address Name Street City | e. State | ZIP Code | Dates of service From Dates of service From cords when this case in the ca | To To is filed. |
| sta | Attement within 2 years before filing this case None Name and address See Attached Rider Name and address Name Street City St all firms or individuals who were in posses | e. State | ZIP Code | Dates of service From Dates of service From cords when this case | To To is filed. |

| ebtor | BulkTracer Holdings LLC Name | | Case numbe | er (if known) 20-33511 (DRJ) |
|-------------|--|--|-------------------|--|
| | Name and address | | | If any books of account and records are unavailable, explain why |
| 26c.2. | Name | | | |
| | Street | | | |
| | City Sta | te ZI | P Code | |
| | at all financial institutions, creditors, and other parties, inc hin 2 years before filing this case. | sluding mercantile an | d trade agenci | es, to whom the debtor issued a financial statemen |
| | None | | | |
| | Name and address | | | |
| 26d.1. | See Attached Rider | | | |
| | | | | |
| | | | | |
| | Name and address | | | |
| 26d.2. | Name | | | |
| | Street | | | |
| | City Sta | te ZI | P Code | |
| 27. Invento | ries | | | |
| | ny inventories of the debtor's property been taken within | 2 years before filing | this case? | |
| | . Give the details about the two most recent inventories. | | | |
| Na | ame of the person who supervised the taking of the inventor | у | Date of inventory | The dollar amount and basis (cost, market, or other basis) of each inventory |
| 4000000000 | | \$12 E-00-25 COURS (1869) A 0-00-00 E-00-00 E-00-00 A 0-00-00 E-00-00 B-00 A 0-00 B-00 A 0-00 B-00 A 0-00 B-00 A | | \$ |
| Na | ame and address of the person who has possession of inve | ntory records | | |
| 27.1. Na | me | | | |
| Stre | | _ | | |
| | | | | |
| City | y Sta | te ZIP Code | | |

| tor | BulkTracer Holdings LLC Name | | C | ase number | (if known) <u>20</u> | -33511 (DR. | J) | | |
|--------------|--|--|---|--|----------------------|--------------|--|--------------------|-------------------|
| | Name of the person who supervis | ed the taking of the inventory | | ate of ventory | other ba | lar amount a | n inventory | | rket, or |
| | Name and address of the person | who has possession of inventory r | ecords | | \$ | | | | |
| 7.2. | Name | | | | | | | | |
| | Street | | | | | | | | |
| | | | | | | | | | |
| l iet | City the debtor's officers, directors | State | ZIP Code | s in contro | al contro | lling share | holdere | or other | |
| | ople in control of the debtor at t | | | s iii contro | oi, contro | iiiig siiaie | inolucis, | or other | |
| | Name | Address | | Positi intere | | ture of any | 9, | % of inter | est, if any |
| | See Attached Rider | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| of t | hin 1 year before the filing of th | | | | nembers | , general p | eartners, r | member | s in con |
| of t | he debtor, or shareholders in c | | | sitions? | members | | Period positio | member during w | hich |
| of t | he debtor, or shareholders in c No Yes. Identify below. | ontrol of the debtor who no lor | | sitions? | ion and na | | Period positio held | during w | hich rest was |
| of t | he debtor, or shareholders in c No Yes. Identify below. | ontrol of the debtor who no lor | | sitions? | ion and na | | Period positio held From _ | during v | rhich rest was |
| of t ⋉ | he debtor, or shareholders in c No Yes. Identify below. | ontrol of the debtor who no lor | | sitions? | ion and na | | Period position held From _ | during won or inte | which rest was |
| of ti ⊠ | he debtor, or shareholders in c No Yes. Identify below. Name | Address | ger hold these po | sitions? | ion and na | | Period position held From _ From _ | during won or inte | rhich rest was |
| Pay With bon | he debtor, or shareholders in c No Yes. Identify below. Name wments, distributions, or withdra hin 1 year before filing this case, o nuses, loans, credits on loans, stor | Address awals credited or given to inside the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor who no lor of the | ger hold these po | Positions? Positions in the control of the control | cion and na | ature of | Period position held From _ From _ From _ From _ | during won or inte | rhich rest was |
| Pay With bon | he debtor, or shareholders in c No Yes. Identify below. Name wments, distributions, or withdra hin 1 year before filing this case, o suses, loans, credits on loans, sto | Address awals credited or given to inside the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor who no lor of the | lers with value in any forcised? | Positions? Positions in the second in the s | tion and nanterest | ature of | Period position held From _ From _ From _ From _ | during won or inte | rhich rest was |
| Pay With bon | he debtor, or shareholders in c No Yes. Identify below. Name wments, distributions, or withdra hin 1 year before filing this case, o suses, loans, credits on loans, stor No Yes. Identify below. | Address awals credited or given to inside the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor who no lor of the | lers with value in any forcised? Amount of description | Positions? Positions in the second in the s | tion and nanterest | other comp | Period position held From _ From _ From _ From _ | during won or inte | rhich rest was |
| Pay With bon | he debtor, or shareholders in c No Yes. Identify below. Name ments, distributions, or withdra hin 1 year before filing this case, o suses, loans, credits on loans, sto No Yes. Identify below. Name and address of recipient | Address awals credited or given to inside the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor who no lor of the | lers with value in any forcised? Amount of description | Positions? Positions in the second in the s | tion and nanterest | other comp | Period position held From _ From _ From _ From _ | during won or inte | rhich rest was |
| of ti | he debtor, or shareholders in c No Yes. Identify below. Name wments, distributions, or withdra hin 1 year before filing this case, o suses, loans, credits on loans, stor No Yes. Identify below. Name and address of recipient | Address awals credited or given to insidit the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor provide an insider was a second control of the debtor who no lor of the | lers with value in any forcised? Amount of description | Positions? Positions in the second in the s | tion and nanterest | other comp | Period position held From _ From _ From _ From _ | during won or inte | which rest was |

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| | BulkTracer Holdings LLC Name | | | Case number (if known) 20-33511 (DRJ) |
|---|--|------------------|----------------------|--|
| ı | Name and address of recipient | | | |
| 2 Ī | Name | | | |
| \$ | Street | | | |
| - | City | State | ZIP Code | |
| | | | | |
| - /ithin | | , has the debtor | been a member of a | any consolidated group for tax purposes? |
| /ithin | n 6 years before filing this case | , has the debtor | been a member of a | any consolidated group for tax purposes? |
| ithin No Ye | n 6 years before filing this case | , has the debtor | been a member of a | any consolidated group for tax purposes? Employer Identification number of the parent corporation |
| /ithin | n 6 years before filing this case o es. Identify below. | , has the debtor | r been a member of a | Employer Identification number of the parent |
| ithin Ye S Vithin | n 6 years before filing this case to es. Identify below. Name of the parent corporation See Attached Rider n 6 years before filing this case. | | | Employer Identification number of the parent corporation |
| - l Ye l Ye <u>S</u> lithin l Ye | n 6 years before filing this case to es. Identify below. Name of the parent corporation See Attached Rider n 6 years before filing this case to | | | Employer Identification number of the parent corporation EIN: |

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| ebtor | BulkTracer Holdings LLC Name | Case number (# known) 20-33511 (DRJ) |
|---------|--|--|
| Part 14 | Signature and Declaration | |
| in cor | | false statement, concealing property, or obtaining money or property by fraud o \$500,000 or imprisonment for up to 20 years, or both. |
| | e examined the information in this Statement of Financination is true and correct. | ial Affairs and any attachments and have a reasonable belief that the |
| I decl | are under penalty of perjury that the foregoing is true a | and correct. |
| • | Executed on 08/11/2020 MM / DD / YYYY /s/ J. Philip McCormick, Jr. | L Philip McCormick Ir |
| _ | Signature of individual signing on behalf of the debtor | Printed name J. Philip McCormick, Jr. |
| | Position or relationship to debtor Chief Financial Officer | |
| | additional pages to <i>Statement of Financial Affairs for No</i> i No | n-Individuals Filing for Bankruptcy (Official Form 207) attached? |
| _ | Yes | |

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 6, Question 11: Payments related to bankruptcy

| Creditor's Name and Address | Email or website address | Who made the payment if not debtor? | If not money describe any property transferred | Dates | Total amount or value |
|--|--------------------------|-------------------------------------|--|------------|-----------------------|
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE.&TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 04/22/2020 | \$431,090.00 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 04/30/2020 | \$438,515.00 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE.&TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 05/06/2020 | \$274,522.50 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE.8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 05/20/2020 | \$572,115.00 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 05/28/2020 | \$265,320.00 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 06/11/2020 | \$170,348.93 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE.8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 06/16/2020 | \$272,823.75 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE.8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 06/19/2020 | \$151,142.95 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 06/30/2020 | \$177,415.00 |

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 6, Question 11: Payments related to bankruptcy

| Creditor's Name and Address | Email or website address | Who made the payment if not debtor? | If not money describe any property transferred | Dates | Total amount or value |
|---|--------------------------|-------------------------------------|--|------------|-----------------------|
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 07/06/2020 | \$1,196,953.24 |
| ALVAREZ & MARSAL NORTH AMERICA, LLC ATTN: LIZ CARRINGTON 600 MADISON AVE8TH FLOOR NEW YORK, NY 10022 | alvarezandmarsal.com | Hi-Crush Inc. | N/A | 07/09/2020 | \$378,545.00 |
| HUNTON ANDREWS KURTH LP 600 TRAVIS ST. SUITE 4200 HOUSTON, TX 77002 | huntonak.com | Hi-Crush Inc. | N/A | 05/13/2020 | \$150,000.00 |
| HUNTON ANDREWS KURTH LP 600 TRAVIS ST. SUITE 4200 HOUSTON, TX 77002 | huntonak.com | Hi-Crush Inc. | N/A | 05/28/2020 | \$16,310.00 |
| HUNTON ANDREWS KURTH LP 600 TRAVIS ST. SUITE 4200 HOUSTON, TX 77002 | huntonak.com | Hi-Crush Inc. | N/A | 06/19/2020 | \$39,372.00 |
| HUNTON ANDREWS KURTH LP 600 TRAVIS ST. SUITE 4200 HOUSTON, TX 77002 | huntonak.com | Hi-Crush Inc. | N/A | 07/09/2020 | \$277,484.18 |
| KURTZMAN CONSULTANTS INC. DEPT CH 16639 PALATINE, IL60055 | kccllc.com | Hi-Crush Inc. | N/A | 05/28/2020 | \$45,000.00 |
| KURTZMAN CONSULTANTS INC. DEPT CH 16639 PALATINE, IL 60055 | kccllc.com | Hi-Crush Inc. | N/A | 07/06/2020 | \$40,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 03/25/2020 | \$196,063.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 04/02/2020 | \$200,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 04/13/2020 | \$500,000.00 |

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 6, Question 11: Payments related to bankruptcy

| Creditor's Name and Address | Email or website address | Who made the payment if not debtor? | If not money describe any property transferred | Dates | Total amount or value |
|---|--------------------------|-------------------------------------|--|------------|-----------------------|
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 05/06/2020 | \$500,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 05/28/2020 | \$600,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 06/15/2020 | \$600,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 07/01/2020 | \$600,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 07/07/2020 | \$625,000.00 |
| LATHAM & WATKINS LLP PO BOX 2103 CAROL STREAM, IL 60132 | lw.com | Hi-Crush Inc. | N/A | 07/09/2020 | \$700,000.00 |
| LAZARD FRERES & CO, LLC 600 TRAVIS STREET STE. 2300 HOUSTON, TX 77002 | lazard.com | Hi-Crush Inc. | N/A | 05/06/2020 | \$176,481.06 |
| LAZARD FRERES & CO, LLC 600 TRAVIS STREET STE. 2300 HOUSTON, TX 77002 | lazard.com | Hi-Crush Inc. | N/A | 05/28/2020 | \$150,403.87 |
| LAZARD FRERES & CO, LLC 600 TRAVIS STREET STE. 2300 HOUSTON, TX 77002 | lazard.com | Hi-Crush Inc. | N/A | 06/12/2020 | \$150,000.00 |
| LAZARD FRERES & CO, LLC 600 TRAVIS STREET STE. 2300 HOUSTON, TX 77002 | lazard.com | Hi-Crush Inc. | N/A | 07/09/2020 | \$155,000.00 |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 7, Question 14: Previous addresses

| Address | Dates of occupancy From | Dates of occupancy To |
|---|-------------------------|-----------------------|
| 7341 JEFFERSON HWY STE J BATON ROUGE, LA 70806 | 02/01/2019 | 04/30/2020 |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 10, Question 18: Closed financial accounts

| Creditor's Name and Address | Creditor's Last 4 digits of account number | Type of account | Date account was closed sold moved or transferred | Last balance before closing or transfer | Other type of account description |
|--|--|-----------------|---|---|-----------------------------------|
| REGIONS BANK 1900 FIFTH AVENUE NORTH BIRMINGHAM, AL 35203 | 6941 | Checking | 05/26/2020 | \$0.00 | |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 25: Other businesses in which the debtor has or has had an interest

| Business Name & Address | Describe the nature of the business | Employer identification number | Date business existed From | Date business existed To |
|---|-------------------------------------|--------------------------------|-------------------------------|--------------------------|
| BULKTRACER LLC 1330 POST OAK BLVD. SUITE 600 HOUSTON, TX 77056 | Dormant Company | None | 01/20/2015 | 10/04/2019 |
| PROPDISPATCH LLC 1330 POST OAK BLVD. SUITE 600 HOUSTON, TX 77056 | Operating Company | None | 01/20/2015 | Present |

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 26a: List all accountants and bookkeepers who maintained the debtor's books and records within 2 years before filing this case.

| Name & Address | Dates of service From | Dates of service To |
|---|-----------------------|---------------------|
| BLAKE, MARY ADDRESS ON FILE | 07/13/2015 | Present |
| FULTON, LAURA C ADDRESS ON FILE | 04/30/2012 | 01/03/2020 |
| GENDENJAMTS, SYLVIA ADDRESS ON FILE | 11/01/2017 | 08/09/2019 |
| GOSZYK, NIKKI ADDRESS ON FILE | 11/19/2019 | Present |
| MCCORMICK JR., J. PHILIP ADDRESS ON FILE | 08/13/2018 | Present |

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 26b: List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial statement within 2 years before filing this case.

| Name & Address | Dates of service From | Dates of service To |
|---|-----------------------|---------------------|
| DELOITTE & TOUCHE LLC 1111BAGBY STREET, SUITE 4500 HOUSTON, TX 77002-2591 | 07/12/2018 | Present |
| PRICEWATERHOUSECOOPERS LLP 2121 N PEARL ST DALLAS, TX 75395-2282 | 07/12/2018 | Present |
| SIRIUS SOLUTIONS, LLLP 1233 WEST LOOP SOUTH, SUITE 1800 HOUSTON, TX 77027 | 07/12/2018 | Present |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 26c: Firms or individuals who were in possession of the debtor's books of account and records when this case is filed.

| Name and Address | If any books of account and records are unavailable explain why |
|---|---|
| BLAKE, MARY ADDRESS ON FILE | |
| DELOITTE & TOUCHE LLC 1111BAGBY STREET, SUITE 4500 HOUSTON, TX 77002-2591 | |
| GOSZYK, NIKKI ADDRESS ON FILE | |
| MCCORMICK JR., J. PHILIP ADDRESS ON FILE | |
| PRICEWATERHOUSECOOPERS LLP 2121 N PEARL ST DALLAS, TX 75395-2282 | |
| SIRIUS SOLUTIONS, LLLP 1233 WEST LOOP SOUTH, SUITE 1800 HOUSTON, TX 77027 | |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 26d: List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case.

Name & Address

JP MORGAN CHASE BANK, N.A., AS ADMINISTRATIVE AGENT ATTN: ANDREW G. RAY 2200 ROSS AVENUE, 9TH FLOOR DALLAS, TX 75201

MOODY'S INVESTORS SERVICE, INC. 7 WORLD TRADE CENTER 250 GREENWICH STREET NEW YORK, NY 10007

STANDARD & POOR'S FINANCIAL SERVICES LLC 55 WATER STREET NEW YORK, NY 10041

U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE ATTN: CORPORATE TRUST 8 GREENWAY PLAZA, SUITE 1100 HOUSTON, TX 77046-0892

Pursuant to the requirements of the Securities Exchange Act of 1934, at the end of each of its fiscal quarters and years and upon the occurrence of significant events, Hi-Crush Inc. prepares and files with the SEC Form 10-Q Quarterly Reports, Form 10-K Annual Reports, and Form 8-K Current Reports (collectively, the "SEC Filings"). The SEC Filings contain consolidated financial information relating to the Debtor and its affiliates. Additionally, the Debtors have historically provided information such as annual reports on their website. Because the SEC Filings and other reports are of public record, the Debtor does not maintain records of the parties who requested or obtained copies of any of the SEC Filings from the SEC, the Debtor or other sources.

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 28: Debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case.

| Name and Address | Position and nature of any interest | % of interest if any |
|--|-------------------------------------|----------------------|
| HI-CRUSH PODS LLC 1330 POST OAK BLVD. SUITE 600 HOUSTON, TX 77056 | Controlling Member | 100% |
| MCCORMICK JR., J. PHILIP ADDRESS ON FILE | Chief Financial Officer | |
| RASMUS, ROBERT E. ADDRESS ON FILE | Chief Executive Officer | |
| SKOLOS, MARK C. ADDRESS ON FILE | General Counsel | |

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Debtor Name: BulkTracer Holdings LLC Case Number: 20-33511 (DRJ)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Part 13, Question 31: Within 6 years before filing this case, has the debtor been a member of any consolidated group for tax purposes?

| Name of the parent corporation | Employer identification number of the parent corporation |
|--------------------------------|--|
| Hi-Crush Inc. | 90-0840530 |
| Hi-Crush Proppants LLC | 27-3830770 |